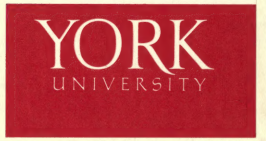




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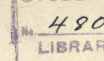
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# REVISED STATUTES

OF

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## ONTARIO, 1927,

BEING A

REVISION AND CONSOLIDATION OF THE REVISED STATUTES
OF ONTARIO, 1914, AND THE SUBSEQUENT PUBLIC
GENERAL ACTS

OF THE

## LEGISLATURE OF ONTARIO

VOL. IV.



ONTARIO

## TORONTO:

PRINTED BY THE
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY.

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ONTARIO PRESS LIMITED, Printers and Publishers, Toronto.

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1927

## VOLUME IV.

## APPENDIX A.

CERTAIN ACTS AND PARTS OF ACTS NOT RE-PEALED BY THE REVISED STATUTES OF ONTARIO, 1927, AND IN FORCE IN ONTARIO, SUBJECT THERETO.

R. S. O. 1897, Chapter 322.

An Act respecting Certain Rights and Liberties of the People.

IS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows :-

2. No man shall be taken or imprisoned nor prejudged of Imprisonlife or limb, nor be disseized or put out of his freehold, fran-contrary to chises, or liberties, or free customs, nor be outlawed, or exiled, law. or any otherwise destroyed, unless he be brought in to answer and prejudged of the same by due course of law; nor shall the King pass upon him, nor condemn him, but by lawful judg- dien of justice. ment of his peers, or by the law of the land; and the King shall sell to no man, nor deny or defer to any man, either justice or right. 25 Edw. I. (Magna Carta) c. 29; 5 Edw. III. c. 9; 25 Edw. III. st. 5, c. 4; and 28 Edw. III. c. 3.

3. It is provided, agreed, and granted, that all persons, as of wrongful well of high as of low estate, shall receive justice in the King's defiances of court; and none from henceforth shall take any revenge or the King's distress of his own authority, without award of the King's court, though he have damage or injury, whereby he would have amends of his neighbour, either higher or lower. 52 Hen. III. (St. of Marlbridge), c. 1.

## R. S. O. 1897, Chapter 323.

An Act concerning Monopolies, and Dispensation with penal laws, etc.

(Commonly called "THE STATUTE OF MONOPOLIES.")

H IS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:—

All monopolies and grants, etc. thereof, or of dispensations, and penalties declared void.

1. All monopolies, and all commissions, grants, licenses, charters and letters patents, heretofore made or granted, or hereafter to be made or granted, to any person whatsoever, of or for the sole buying, selling, making, working, or using, of any thing within Ontario, or of any other monopolies, or of power, liberty, or faculty, to dispense with any others or to give license or toleration to do, use or exercise anything against the tenor or purport of any law or statute, or to give, or make, any warrant for any such dispensation, license, or toleration, to be had or made, or to agree or compound with any others for any penalty or forfeitures limited by any statute, or of any grant or promise of the benefit, profit or commodity of any forfeiture, penalty or sum of money that is, or shall be, due by any statute, before judgment thereupon had, and all proclamations, inhibitions, restraints, warrants of assistance, and all other matters and things whatsoever any way tending to the instituting, erecting, strengthening, furthering, or countenancing, of the same, or any of them, are altogether contrary to the laws of Ontario, and so are and shall be utterly void and of none effect, and in no wise to be put in use or execution. 21 Jac. I. c. 3, s. 1.

Validity of all monopolies, and of all such grants, etc., shall be tried by the common law. 2. All monopolies and all such commissions, grants, licenses, charters, letters patents, proclamations, inhibitions, restraints, warrants of assistance, and all other matters and things tending as aforesaid, and the force and validity of them and every of them ought to be, and shall be forever hereafter examined, heard, tried and determined, by and according to the common law, and not otherwise. 21 Jac. I. c. 3, s. 2.

All persons disabled to use such grants, monopolies, etc. 3. All persons whatsoever, shall stand and be disabled and incapable to have, use, exercise or put in use, any monopoly, or any such commission, grant, license, charters, letters patents, proclamation, inhibition, restraint, warrant of assistance, or other matter or thing tending as aforesaid, or any liberty, power or faculty, grounded, or pretended to be grounded, upon them, or any of them. 21 Jac. I. c. 3, s. 3.

4. If any person shall be hindered, grieved, disturbed, or Party agdisquieted, or his goods or chattels any way seized, attached, any monopoly distrained, taken, carried away, or detained, by occasion or shall recover pretext of any monopoly, or of any such commission, grant, treble damlicense, power, liberty, faculty, letters patents, proclamation, ages by action in the Suinhibition, restraint, warrant of assistance, or other matter preme Court, with costs. or thing tending as aforesaid, and will sue to be relieved in or for any of the premises, then and in every such case, the same person shall have his remedy for the same by action to be grounded upon this statute, the same action to be heard and determined in the Supreme Court against him by whom he shall be so hindered, grieved, disturbed, or disquieted, or against him by whom his goods or chattels shall be so seized, attached, distrained, taken, carried away, or detained, wherein, all and every such person which shall be so hindered, grieved, disturbed or disquieted, or whose goods or chattels shall be so seized, attached, distrained, taken, or carried away, or detained, shall recover three times so much as the damages which he sustained by means or occasion of being so hindered, grieved, disturbed, or disquieted, or by means of having his goods or chattels seized, attached, distrained, taken, carried away, or detained, and in such suits, or for the staying or Action not to delaying thereof, no privilege, injunction or order of re-delayed. straint, shall be in any wise prayed, granted, admitted, or allowed; and no person shall, after notice given that the action depending is grounded upon this statute, cause or procure any action grounded upon this statute to be stayed, or delayed, before judgment, by colour or means of any order, warrant, power or authority, save only of the court wherein such action as aforesaid shall be brought and depending, or after judgment had upon such action, shall cause or procure the execution of, or upon, any such judgment to be stayed or delayed by colour or means of any order, warrant, power or authority, save only by due process of law. 21 Jac. I. c. 3, s. 4.

5. Provided also, that any declaration before mentioned Proviso for shall not extend to any letters patents, and grants of privi-new invenlege, made, or hereafter to be made, of the sole working or tions. making of any manner of new manufactures within Ontario, to the true and first inventor of such manufactures, which others at the time of making such letters patents and grants shall not use, so as also they be not contrary to the law, nor mischievous to the state, by raising prices of commodities at home, or hurt of trade, or generally inconvenient; but the same shall be of such force as they should be if this Act had never been made, and of none other. 21 Jac. I. c. 3, s. 6.

6. Provided also that this Act or anything therein con-Proviso for tained shall not in any wise extend, or be prejudicial, to any grants by grant, privilege, power, or authority whatsoever, heretofore Act of Parliament. made, granted, allowed, or confirmed, by any Act of Parliament now in force in Ontario, so long as the same shall so continue in force. 21 Jac. I. c. 3, s. 7.

Proviso for warrants to justices to compound penalties. 7. Provided also that this Act shall not extend to any warrant or Privy Seal made or directed, or to be made or directed by His Majesty, his heirs or successors, to the judges of the Supreme Court, justices of the peace, and other justices for the time being, having power to hear and determine offences done against any penal statute, to compound for the forfeitures of any penal statute depending in suit and question before them, or any of them, respectively, after plea pleaded by the party defendant. 21 Jac. I. c. 3, s. 8.

## R. S. O. 1897, Chapter 327.

## An Act Respecting Champerty.

HIS MAJESTY, by and with the advice and consent of Definition of Chamber the Legislative Assembly of the Province of Ontario, pertors.

- 1. Champertors be they that move pleas and suits, or cause Champertous to be moved, either by their own procurement, or by others, agreements and sue them at their proper costs, for to have part of the land in variance, or part of the gains. 33 Edw. I.
- 2. All champertous agreements are forbidden, and invalid. (Added in the Revision of 1897.)

## R. S. O. 1897, Chapter 330.

## An Act respecting Real Property.

(De Donis Conditionalibus, etc.)

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:—

Several sorts of gifts of lands upon condition;

1. First, concerning lands that many times are given upon condition, that is to wit, where any giveth his land to any man and his wife, and to the heirs begotten of the bodies of the same man and his wife, with such condition expressed that if the same man and his wife die without heirs of their bodies between them begotten, the land so given shall revert to the giver or his heir: In case also where one giveth lands in free marriage, which gift hath a condition annexed, though it be not expressed in the deed of gift, which is this, that if the husband and wife die without heir of their bodies begotten, the land so given shall revert to the giver or his heir: In case also where one giveth land to another, and the heirs of his body issuing; it seemed very hard, and yet seemeth to the givers and their heirs, that their will being expressed in the gift, was not heretofore, nor yet is observed: In all the cases aforesaid, after issue begotten and born between them, to whom the lands were given under such condition, heretofore such feoffees had power to alien the land so given, and to disherit their issue of the land, contrary to the minds of the givers, and contrary to the form expressed in the gift: And further, when the issue of such feoffee is failing, the land so given ought to return to the giver, or his heir, by form of the gift expressed in the deed, though the issue, if any were, had died: Yet by the deed and feoffment of them to whom land was so given upon condition, the donors have heretofore been barred of their reversion, which was directly repugnant to the form of the gift: Wherefore . . . it is ordained that the will of the given, according to the form in the deed of gift manifestly expressed, shall be from henceforth observed; so that they to whom the land was given under such condition, shall have no power to alien the land so given, but that it shall remain unto the issue of them to whom it was given after their death, or shall revert unto the giver or his heirs, if issue fail, either by reason that there is no issue at all, or if any issue be, and fail by death, or heir of the body of such issue failing. Neither shall the second husband of any such woman, from henceforth, have anything in the land so given upon condition, after the death of his wife, nor the issue of the second husband and wife

In such gifts the donor's will shall be observed. shall succeed in the inheritance, but immediately after the death of the husband and wife, to whom the land was so given, it shall come to their issue, or return unto the giver, or his heir, as before is said. . . . 13 Edw. 1 (St. of Westminster Sec.) c. 1, (commonly called "The Statute De Donis Conditionalibus').

2. Forasmuch as purchasers of lands and tenements of the Freeholders fees of great men and other lords, have many times hereto- may sell their lands so that fore entered into their fees, to the prejudice of the lords to the feoffee do hold of the whom the freeholders of such great men have sold their lands chief lord. and tenements to be holden in fee of their feoffers, and not of the chief lords of the fees, whereby the same chief lords have many times lost their escheats, marriages, and wardships of lands and tenements belonging to their fees; which thing seemed very hard and extreme unto those lords and other great men, and moreover in this case manifest disheritance: It is therefore provided, and ordained, that from henceforth it shall be lawful to every freeman to sell at his own pleasure his lands and tenements, or part of them, so that the feoffee shall hold the same lands or tenements of the chief lord of the same fee, by such service, and customs as his feoffer held before. 18 Edw. I. c. 1 (commonly called "The Statute Quia Emptores").

3. And if he sell any part of such lands or tenements to sale of part. any, the feoffee shall immediately hold it of the chief lord, and shall be forthwith charged with the services, for so much as pertaineth, or ought to pertain to the said chief lord for the same parcel, according to the quantity of the land or tenement so sold: And so in this case the same part of the service shall remain to the lord, to be taken by the hand of the Apportionfeoffee, for the which he ought to be attendant and answer-services. able to the same chief lord, according to the quantity of the land or tenement sold, for the parcel of the service so sold.

18 Edw. I. c. 2.

4. And it is to be understood, that by the said sales or Mortmain purchases of lands or tenements, or any parcels of them, prohibited. such lands or tenements shall in no wise come into mortmain. either in part or in whole, neither by policy nor craft, contrary to the form of the statute made thereupon. And it is to wit, that this and the two preceding sections of this Act extend only to lands holden in fee simple. 18 Edw. I. c. 3.

11. Lineal and collateral warranties at common law, with warranties all their incidents, are abolished; but the liability of the abolished. executors, or administrators, or devisees, of any person who shall have made any covenant, is unaffected by this section. (See 4 and 5 Anne, c. 3 (or c. 16 in Ruffhead's Ed.) s. 21.) 2 Edw. VII. c. 1, s. 7.

## R. S. O. 1897, Chapter 331.

## An Act concerning Uses.

I IS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario. enacts as follows:-

Short title.

1. This Act may be cited as The Statute of Uses. New.

Persons entitled to the use of lands, shall stand in lawful seizin and possession of the lands.

2. Where any person stands or is seized of and in lands, tenements, rents, services, reversions, remainders, or other hereditaments, to the use, confidence or trust, of any other and be seized, and be deemed person, or of any body politic, by reason of any bargain, sale, feoffment, covenant, contract, agreement, will, or otherwise, by any means whatsoever it be, in every such case such person and body politic that shall have any such use, confidence or trust, in fee simple, fee tail, for term of life, or for years, or otherwise, or any use, confidence or trust, in remainder or reversion, shall from henceforth stand and be seized, deemed and adjudged in lawful seizin, estate and possession of and in the same lands, tenements, rents, services, reversions, remainders, and hereditaments, with their appurtenances, to all intents, constructions and purposes in the law, of and in such like estates as they had, or shall have, in use, trust or confidence, of or in the same. And the estate, right, title and possession, that was in such person that was, or shall be hereafter seized, of any lands, tenements, or hereditaments, to the use, confidence or trust, of any such person, or of any body politic, shall be from henceforth deemed and adjudged to be in him that hath such use, confidence or trust, after such quality, manner, form and condition, as he had before in or to the use, confidence or trust, that was in him. 27 Hen. VIII. c. 10, s. 1.

So where divers are seized to the use of any of them:

3. Where divers and many persons be, or hereafter shall happen to be, jointly seized, of and in any lands, tenements, rents, reversions, remainders, or other hereditaments, to the use, confidence or trust of any of them that be so jointly seized, then, in every such case, that person which shall have any such use, confidence or trust, in any such lands, tenements, rents, reversions, remainders, or hereditaments, shall, from henceforth, have, and be deemed to have, only to him, or them, that shall have such use, confidence or trust, such estate, possession, and seizin, of and in the same lands, tenements, rents, reversions, remainders, or other hereditaments, in like nature, manner and form, condition and course, as he or they had before in the use, confidence or trust, of the same lands, tenements or hereditaments; saving to all and singular those persons, and to their heirs, who are, or hereafter shall be, seized to any use, all such former right, title, entry, interest, possession, rents, customs, services, and action, as they, or any of them, might have had, to his or their own proper use, in or to any lands, tenements, rents, or hereditaments, whereof they be, or hereafter shall be, seized to any other use, as if this Act had never been made; anything contained in this Act to the contrary notwithstanding. 27 Hen. VIII. c. 10, s. 2.

- 4. And where also divers persons stand and be seized of In case and in any lands, tenements, or hereditaments, in fee simple of uses for payment or otherwise, to the use or intent that some other person shall of any rents, have and receive yearly to him and his heirs an annual rent entitled to the of forty dollars more or less out of the same lands and tene-deemed in ments, and some other person another annual rent to him and possession and his assigns, for the term of life, or years, or for some other special time, according to such intent and use as hath been heretofore declared, limited, and made, thereof; in every such case the same person, his heirs and assigns, that hath such use and interest to have and receive any such annual rents out of any lands, tenements or hereditaments, shall be deemed to be in possession and seizin of the same rent, of and in such like estate as they had in the title, interest or use, of the said rent or profit, and as if a sufficient grant, or other lawful conveyance, had been made and executed to them by such as were or shall be seized to the use or intent of any such rent, to be had, made or paid, according to the very trust and intent thereof. And every such person as hath, or hereafter shall have, any title, use and interest, in or to, any such rent or profit, may lawfully distrain for non-payment of the said rent, and in his own name make avowries, or by his bailiffs or servants make cognizances and justifications, and have all other suits, entries and remedies for such rents, as if the same rents had been actually and really granted to him with sufficient clauses of distress, re-entry, or otherwise, according to such conditions, pains or other things, limited and appointed upon the trust and intent for payment, or surety of such rents. 27 Hen. VIII. c. 10, s. 3.
- 5. And where lands, tenements, and hereditaments, are women conveyed unto a husband and wife, and to the heirs of the having iointures shall husband, or to the husband and to the wife and to the heirs of not have their two bodies begotten, or to the heirs of one of their bodies begotten, or to the husband and to the wife for term of their lives, or for term of life of the said wife, or where any such estate or purchase of any lands, tenements, or hereditaments, hath been, or hereafter shall be, made to any husband and to his wife in manner and form above expressed, or to any other person or persons and to their heirs and assigns to the use and behoof of the said husband and wife, or to the use of the wife, as is before rehearsed, for the jointure of the wife, then,

and in every such case, every woman married, having such jointure made, or hereafter to be made, shall not claim or have title to have any dower of the residue of the lands, tenements, or hereditaments, that at any time were her said husband's by whom she hath any such jointure, nor shall demand nor claim her dower of and against them that have the lands and inheritances of her said husband, but if she have no such jointure then she shall be admitted and enabled to pursue, have, and demand, her dower by action of dower after the due course and order of the laws of this Province; this Act or any law or provision made to the contrary thereof notwithstanding. 27 Hen. VIII. c. 10, s. 4.

Proviso for dower, where the wife is evicted of her dower. **6.** Provided always that if any such woman be lawfully expulsed or evicted from her said jointure, or from any part thereof, without any fraud or covin, by lawful entry, action, or by discontinuance of her husband, then every such woman shall be endowed of as much of the residue of her husband's tenements or hereditaments whereof she was before dowable, as the same lands and tenements from which she was so evicted and expulsed shall amount or extend unto. 27 Hen. VIII. c. 10, s. 5.

Jointure made after marriage, except by statute, may be refused by the wife; who shall then have her dower.

7. Provided also that if any wife shall have any lands, tenements or hereditaments, unto her given or assured, after marriage, for term of her life or otherwise in jointure, except the same assurance be to her made by statute, and the said wife, after that, fortune to outlive her husband in whose time the said jointure was made or assured unto her, then the said wife so overliving shall and may at her liberty, after the death of her said husband, refuse to have and take the lands, and tenements, so to her given, appointed, or assured, during the coverture, for term of her life or otherwise in jointure, except the same assurance be to her made by statute as aforesaid, and thereupon have, ask, demand and take her dower. by action of dower or otherwise, according to law, of and in all such lands, tenements, and hereditaments, as her husband was and stood seized of any estate of inheritance, at any time during the coverture; anything contained in this Act to the contrary in any wise notwithstanding. 27 Hen. VIII. c. 10, s. 7.

This Act shall not extinguish recognisances, etc. 8. Provided also that this present Act, or anything therein contained, shall not extend, nor at any time hereafter be interpreted, expounded, or taken, to extinct, release, discharge, or suspend, any statute, recognisance, or other bond, by the execution of any estate of, or in, any lands, tenements, or hereditaments, by the authority of this Act, to any person; anything contained in this Act to the contrary thereof notwithstanding. 27 Hen. VIII. c. 10, s. 8.

### APPENDIX B.

CERTAIN IMPERIAL STATUTES AND STATUTES OF CANADA RELATING TO THE CONSTITUTION AND BOUNDARIES OF ONTARIO.

Imperial Act 30-31 Victoria, Chapter 3 and amendments thereto.

An Act for the Union of Canada, Nova Scotia, and New Brunswick, and the Government thereof; and for Purposes connected therewith.

[29th March, 1867.]

W HEREAS the Provinces of Canada, Nova Scotia, and New Brunswick, have expressed their desire to be federally united into one Dominion under the Crown of the United Kingdom of Great Britain and Ireland, with a constitution similar in principle to that of the United Kingdom:

And whereas such a Union would conduce to the welfare of the Provinces and promote the interests of the British Empire;

And whereas on the establishment of the Union by authority of Parliament it is expedient, not only that the Constitution of the Legislative Authority in the Dominion be provided for, but also that the nature of the Executive Government therein be declared:

And whereas it is expedient that provision be made for the eventual admission into the Union of other parts of British North America:

Be it therefore enacted and declared by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

#### I.—Preliminary.

- 1. This Act may be cited as The British North America Short title. Act, 1867.
- 2. The provisions of this Act referring to Her Majesty the Application Queen extend also to the heirs and successors of Her Majesty, provisions Kings and Queens of the United Kingdom of Great Britain the Queen. and Ireland.

#### II.—Union.

Declaration by proclamation of Union of Canada, Nova Scotia and New Brunswick, into one Dominion under name of Canada. 3. It shall be lawful for the Queen, by and with the advice of Her Majesty's Most Honourable Privy Council, to declare by Proclamation that on and after a day therein appointed, not being more than six months after the passing of this Act, the Provinces of Canada, Nova Scotia, and New Brunswick shall form and be one Dominion under the name of Canada; and on and after that day those three Provinces shall form and be one Dominion under that name accordingly.

Commencement of subsequent provisions of Act.

Meaning of Canada in such provisions. 4. The subsequent provisions of this Act shall, unless it is otherwise expressed or implied, commence and have effect on and after the Union, that is to say, on and after the day appointed for the Union taking effect in the Queen's Proclamation; and in the same provisions, unless it is otherwise expressed or implied, the name Canada shall be taken to mean Canada as constituted under this Act.

Four Prov-

5. Canada shall be divided into four Provinces, named Ontario, Quebec, Nova Scotia, and New Brunswick.

[By The Rupert's Land Act, 1868 (31-32 Vict. c. 105 (Imp.)) and The Manitoba Act, 1870 (33 Vict. c. 3 (Dom.)) the Province of Manitoba was formed and representation granted to it in the Senate and House of Commons.

The Province of British Columbia became part of the Union and was admitted to Confederation by order of Her Majesty Queen Victoria in Council dated the 16th day of May, 1871.

The power to establish additional Provinces in the Dominion was conferred by The British North America Act, 1871 (34-35 Vict. c. 28 (Imp.)).

Prince Edward Island was admitted to the Union by Imperial Order-in-Council, 1873.

By 4-5 Edw. VII., cc. 3 and 42 (Dom.) the Provinces of Alberta and Saskatchewan were respectively established.

Provision was made by these Orders-in-Council and Statutes for the representation of the various Provinces admitted, in the Senate and House of Commons of Canada.

By The British North America Act of 1915 (5-6 Geo. V. c. 45 (Imp.)) the number of senators was increased from 72 to 96. The Fourth Division of the Dominion comprising the western Provinces of Manitoba, British Columbia, Saskatchewan and Alberta are to be represented in the Senate by 24 senators—6 from Manitoba, 6 from British Columbia, 6 from Saskatchewan and 6 from Alberta, while the representation for Ontario, Quebec and the Maritime Provinces are respectively fixed at 24 for each of these Divisions.]

6. The parts of the Province of Canada (as it exists at the Provinces of passing of this Act) which formerly constituted respectively Quebec; the Provinces of Upper Canada and Lower Canada shall be deemed to be severed, and shall form two separate Provinces. The part which formerly constituted the Province of Upper Canada shall constitute the Province of Ontario and the part which formerly constituted the Province of Lower Canada shall constitute the Province of Quebec.

7. The Provinces of Nova Scotia and New Brunswick shall Provinces of have the same limits as at the passing of this Act.

Nova Scotia

8. In the general census of the population of Canada which Population is hereby required to be taken in the year one thousand eight to be dishundred and seventy-one, and in every tenth year thereafter, decennial the respective populations of the four Provinces shall be dis-census. tinguished.

#### III.—EXECUTIVE POWER.

- 9. The Executive Government and authority of and over Executive Canada is hereby declared to continue and be vested in the Power to continue vested in Queen.
- 10. The provisions of this Act referring to the Governor-Application General extend and apply to the Governor-General for the of provisions time being of Canada, or other the Chief Executive Officer Governoror Administrator, for the time being carrying on the Govern-General. ment of Canada on behalf and in the name of the Queen, by whatever title he is designated.

11. There shall be a Council to aid and advise in the Gov- Constitution ernment of Canada, to be styled the Queen's Privy Council of Privy Council for for Canada; and the persons who are to be members of that Canada. Council shall be from time to time chosen and summoned by the Governor-General and sworn in as Privy Councillors, and members thereof may be from time to time removed by the Governor-General.

12. All powers, authorities, and functions which under any All powers Act of the Parliament of Great Britain, or of the Parliament under Acts to of the United Kingdom of Great Britain and Ireland, or of by Governor-the Legislature of Upper Canada, Lower Canada, Canada, General with the Legislature of Upper Canada, Lower Canada, Canada, advice of Nova Scotia, or New Brunswick, are at the Union vested in or Privy Council, exercisable by the respective Governors or Lieutenant-Governors of those Provinces, with the advice, or with the advice and consent, of the respective Executive Councils thereof, or in conjunction with those Councils, or with any number of members thereof, or by those Governors or Lieutenant-Governors individually, shall, as far as the same continue in existence and capable of being exercised after the Union in relation to the Government of Canada, be vested in and exercisable by

the Governor-General, with the advice or with the advice and consent of or in conjunction with the Queen's Privy Council for Canada, or any members thereof, or by the Governor-General individually, as the case requires, subject nevertheless (except with respect to such as exist under Acts of the Parliament of Great Britain or of the Parliament of the United Kingdom of Great Britain and Ireland) to be abolished or altered by the Parliament of Canada.

Application of provisions referring to Governor-General in Council. **13.** The provisions of this Act referring to the Governor-General in Council shall be construed as referring to the Governor-General acting by and with the advice of the Queen's Privy Council for Canada.

Power to Her Majesty to authorize Governor-General to appoint Deputies. 14. It shall be lawful for the Queen, if Her Majesty thinks fit, to authorize the Governor-General from time to time to appoint any person or any persons jointly or severally to be his Deputy or Deputies within any part or parts of Canada, and in that capacity to exercise during the pleasure of the Governor-General such of the powers, authorities, and functions of the Governor-General as the Governor-General deems it necessary or expedient to assign to him or them, subject to any limitations or directions expressed or given by the Queen; but the appointment of such a Deputy or Deputies shall not affect the exercise by the Governor-General himself of any power, authority or function.

Command of armed forces to continue to be vested in the Queen.

15. The Command-in-Chief of the Land and Naval Militia, and of all Naval and Military Forces, of and in Canada, is hereby declared to continue and be vested in the Queen.

Seat of Government of Canada. 16. Until the Queen otherwise directs the seat of Government of Canada shall be Ottawa.

#### IV.—LEGISLATIVE POWER.

Constitution of Parliament of Canada.

17. There shall be one Parliament for Canada, consisting of the Queen, an Upper House, styled the Senate, and the House of Commons.

[Section 18 was repealed by Imperial Act 38 and 39 Vict. c. 38, and the following section substituted therefor.

Privileges, etc., of Houses. 18. The privileges, immunities, and powers to be held, enjoyed and exercised by the Senate and by the House of Commons and by the members thereof respectively shall be such as are from time to time defined by Act of the Parliament of Canada, but so that any Act of the Parliament of Canada defining such privileges, immunities and powers shall not confer any privileges, immunities or powers exceeding those at the passing of such Act held, enjoyed, and exercised by the Commons House of Parliament of the United Kingdom of Great Britain and Ireland and by the members thereof.]

- 19. The Parliament of Canada shall be called together not First Session of the Parliament of Canada.
- 20. There shall be a Session of the Parliament of Canada Yearly Sesonce at least in every year, so that twelve months shall not Parliament intervene between the last sitting of the Parliament in one of Canada. Session and its first sitting in the next Session.

#### The Senate.

21. The Senate shall, subject to the provisions of this Act, Number of consist of seventy-two members, who shall be styled Senators. Senators.

[The Senate now includes representatives of the Provinces of Manitoba, British Columbia, Prince Edward Island, Alberta and Saskatchewan.]

- 22. In relation to the constitution of the Senate, Canada Representashall be deemed to consist of three divisions—

  Senate, Canada Representation of Provinces in
  Senate.
  - 1. Ontario;
  - 2. Quebec;
- 3. The Maritime Provinces, Nova Scotia and New Brunswick; which three divisions shall (subject to the provisions of this Act) be equally represented in the Senate as follows: Ontario by twenty-four Senators; Quebec by twenty-four Senators; and the Maritime Provinces by twenty-four Senators, twelve thereof representing Nova Scotia, and twelve thereof representing New Brunswick.

In the case of Quebec each of the twenty-four Senators representing that Province shall be appointed for one of the twenty-four Electoral Divisions of Lower Canada specified in Schedule A. to chapter one of the Consolidated Statutes of Canada.

23. The qualifications of a Senator shall be as follows:-

Qualifications of Senator.

- 1. He shall be of the full age of thirty years;
- 2. He shall be either a natural-born subject of the Queen, or a subject of the Queen naturalized by an Act of the Parliament of Great Britain, or of the Parliament of the United Kingdom of Great Britain and Ireland, or of the Legislature of one of the Provinces of Upper Canada, Lower Canada, Canada, Nova Scotia, or New Brunswick, before the Union, or of the Parliament of Canada after the Union.
- 3. He shall be legally or equitably seised as of freehold for his own use and benefit of lands or tenements held in free and common socage, or seised or possessed for his own use and benefit of lands or tenements held in franc-aleu or in roture, within the

Province for which he is appointed, of the value of \$4,000, over and above all rents, dues, debts, charges, mortgages, and incumbrances due or payable out of or charged on or affecting the same;

- 4. His real and personal property shall be together worth \$4,000 over and above his debts and liabilities;
- 5. He shall be resident in the Province for which he is appointed;
- 6. In the case of Quebec he shall have his real property qualification in the Electoral Division for which he is appointed, or shall be resident in that Division.

Summoning of Senators.

**24.** The Governor-General shall from time to time, in the Queen's name, by instrument under the Great Seal of Canada, summon qualified persons to the Senate; and, subject to the provisions of this Act, every person so summoned shall become and be a member of the Senate and a Senator.

Summons of first body of Senators. 25. Such persons shall be first summoned to the Senate as the Queen by warrant under Her Majesty's Royal Sign Manual thinks fit to approve, and their names shall be inserted in the Queen's Proclamation of Union.

Additions of Senators in certain cases. 26. If at any time on the recommendation of the Governor-General the Queen thinks fit to direct that three or six members be added to the Senate, the Governor-General may by summons to three or six qualified persons (as the case may be), representing equally the three divisions of Canada, add to the Senate accordingly.

[The number of persons who may be summoned was increased by The British North America Act, 1915 (5-6 Geo. V., c. 45 (Imp.) s. 4) from 3 to 6 to 4 to 8 representing equally the four Divisions of Canada.]

Reduction of Senate to normal number. 27. In case of such addition being at any time made the Governor-General shall not summon any person to the Senate, except on a further like direction by the Queen on the like recommendation, until each of the three divisions of Canada is represented by twenty-four Senators and no more.

Maximum number of Senators. 28. The number of Senators shall not at any time exceed seventy-eight.

[The Imperial Act last quoted also provides that the number of senators shall not at any time exceed 104.

Provision is also made that in the event of the admission of Newfoundland to the Union it may be represented in the Senate by 6 members and in that event the formal number of senators shall be 102 and the maximum number shall be 110.]

[See note appended to s. 21.]

- 29. A Senator shall, subject to the provisions of this Act, Tenure of place in hold his place in the Senate for life.
- **30.** A Senator may by writing under his hand addressed to Resignation the Governor-General resign his place in the Senate, and of place in thereupon the same shall be vacant.
- 31. The place of a Senator shall become vacant in any of Disqualification of the following cases:
  - 1. If for two consecutive Sessions of the Parliament he fails to give his attendance in the Senate;
  - If he takes an oath or makes a declaration or acknowledgment of allegiance, obedience, or adherence to a foreign power, or does an act whereby he becomes a subject or citizen, or entitled to the rights or privileges of a subject or citizen, of a foreign power;
  - 3. If he is adjudged bankrupt or insolvent, or applies for the benefit of any law relating to insolvent debtors, or becomes a public defaulter;
  - 4. If he is attainted of treason or convicted of felony or of any infamous crime;
  - 5. If he ceases to be qualified in respect of property or of residence; provided, that a Senator shall not be deemed to have ceased to be qualified in respect of residence by reason only of his residing at the seat of the Government of Canada while holding an office under that Government requiring his presence there.
- **32.** When a vacancy happens in the Senate by resignation, Summons on death, or otherwise, the Governor-General shall by summons Senate. to a fit and qualified person fill the vacancy.
- 33. If any question arises respecting the qualification of a Questions as to qualification or a vacancy in the Senate the same shall be heard tions and and determined by the Senate.

  Questions as to qualifications and vacancies in Senate.
- **34.** The Governor-General may from time to time, by Appointment instrument under the Great Seal of Canada, appoint a of Speaker Senator to be Speaker of the Senate, and may remove him and appoint another in his stead.
- **35.** Until the Parliament of Canada otherwise provides, Quorum of the presence of at least fifteen Senators, including the Speaker, Senate shall be necessary to constitute a meeting of the Senate for the exercise of its powers.

Voting in Senate. **36.** Questions arising in the Senate shall be decided by a majority of voices, and the Speaker shall in all cases have a vote, and when the voices are equal the decision shall be deemed to be in the negative.

### The House of Commons.

Constitution of House of Commons in Canada.

**37.** The House of Commons shall, subject to the provisions of this Act consist of one hundred and eighty-one members, of whom eighty-two shall be elected for Ontario, sixty-five for Quebec, nineteen for Nova Scotia, and fifteen for New Brunswick.

[See 14-15 Geo. V., c. 63 (Dom.) and amendments thereto for the present composition of the House of Commons.]

Summoning of House of Commons.

38. The Governor-General shall from time to time, in the Queen's name, by instrument under the Great Seal of Canada, summon and call together the House of Commons.

Senators not to sit in House of Commons.

**39.** A Senator shall not be capable of being elected or of sitting or voting as a member of the House of Commons.

Electoral districts of the four Provinces. **40.** Until the Parliament of Canada otherwise provides, Ontario, Quebec, Nova Scotia, and New Brunswick shall, for the purposes of the election of members to serve in the House of Commons, be divided into Electoral Districts as follows:—

#### 1.—ONTARIO.

Ontario shall be divided into the Counties, Ridings of Counties, Cities, parts of Cities, and Towns enumerated in the first Schedule to this Act, each whereof shall be an Electoral District, each such District as numbered in that Schedule being entitled to return one member.

## 2.—Quebec.

Quebec shall be divided into sixty-five Electoral Districts, composed of the sixty-five Electoral Divisions into which Lower Canada is at the passing of this Act divided under chapter two of the Consolidated Statutes of Canada, chapter seventy-five of the Consolidated Statutes of Lower Canada, and the Act of the Province of Canada of the twenty-third year of the Queen, chapter one, or any other Act amending the same in force at the Union, so that each such Electoral Division shall be for the purposes of this Act an Electoral District entitled to return one member.

#### 3.-Nova Scotia.

Each of the eighteen Counties of Nova Scotia shall be an Electoral District. The County of Halifax shall be entitled to return two members, and each of the other Counties one member.

#### 4.—NEW BRUNSWICK.

Each of the fourteen Counties into which New Brunswick is divided, including the City and County of St. John, shall be an Electoral District; the City of St. John shall also be a separate Electoral District. Each of those fifteen Electoral Districts shall be entitled to return one member.

[See 14-15 Geo. V., c. 63 (Dom.).]

41. Until the Parliament of Canada otherwise provides, all Continuance laws in force in the several Provinces at the Union relative election laws to the following matters or any of them, namely,—the qualifications and disqualifications of persons to be elected or to da otherwise provides. sit or vote as members of the House of Assembly or Legislative Assembly in the several Provinces, the voters at elections of such members, the oaths to be taken by voters, the Returning Officers, their powers and duties, the proceedings at elections, the periods during which elections may be continued, the trial of controverted elections, and proceedings incident thereto, the vacating of seats of members, and the execution of new writs in case of seats vacated otherwise than by dissolution,—shall respectively apply to elections of members to serve in the House of Commons for the same several Provinces.

Provided that, until the Parliament of Canada otherwise provides, at any election for a Member of the House of Commons for the District of Algoma, in addition to persons qualified by the law of the Province of Canada to vote, every male British subject aged twenty-one years or upwards, being a householder, shall have a vote.

For qualification of voters at elections to the House of Commons see 10-11 Geo. V., c. 46 (Dom.) and amendments thereto.]

42. For the first election of members to serve in the House write for of Commons the Governor-General shall cause writs to be first election. issued by such person, in such form, and addressed to such Returning Officers as he thinks fit.

The person issuing writs under this section shall have the like powers as are possessed at the Union by the officers charged with the issuing of writs for the election of members to serve in the respective House of Assembly or Legislative Assembly of the Province of Canada, Nova Scotia, or New Brunswick; and the Returning Officers to whom writs are

directed under this section shall have the like powers as are possessed at the Union by the officers charged with the returning of writs for the election of members to serve in the same respective House of Assembly or Legislative Assembly.

As to vacancies before meeting of Parliament or before provision is made by Parliament in this behalf.

43. In case a vacancy in the representation in the House of Commons of any Electoral District happens before the meeting of the Parliament, or after the meeting of the Parliament before provision is made by the Parliament in this behalf, the provisions of the last foregoing section of this Act shall extend and apply to the issuing and returning of a writ in respect of such vacant District.

As to election of Speaker of House of Commons. **44.** The House of Commons on its first assembling after a general election shall proceed with all practicable speed to elect one of its members to be Speaker.

As to filling up vacancy in office of Speaker. **45.** In case of a vacancy happening in the office of Speaker by death, resignation or otherwise, the House of Commons shall with all practicable speed proceed to elect another of its members to be Speaker.

Speaker to preside.

**46.** The Speaker shall preside at all meetings of the House of Commons.

Provision in case of absence of Speaker. 47. Until the Parliament of Canada otherwise provides, in case of the absence for any reason of the Speaker from the chair of the House of Commons for a period of forty-eight consecutive hours, the House may elect another of its members to act as Speaker, and the member so elected shall during the continuance of such absence of the Speaker have and execute all the powers, privileges, and duties of Speaker.

Quorum of House of Commons. **48.** The presence of at least twenty members of the House of Commons shall be necessary to constitute a meeting of the House for the exercise of its powers, and for that purpose the Speaker shall be reckoned as a member.

Voting in House of Commons. **49.** Questions arising in the House of Commons shall be decided by a majority of voices other than that of the Speaker and when the voices are equal, but not otherwise, the Speaker shall have a vote.

Duration of House of Commons.

**50.** Every House of Commons shall continue for five years from the day of the return of the writs for choosing the House (subject to be sooner dissolved by the Governor-General), and no longer.

Decennial Readjustment of Representation.

51. On the completion of the census in the year one thousand eight hundred and seventy-one, and of each subsequent decennial census the representation of the four Provinces

shall be re-adjusted by such authority, in such manner and from such time as the Parliament of Canada from time to time provides, subject and according to the following rules:-

- 1. Quebec shall have the fixed number of sixty-five members.
- 2. There shall be assigned to each of the other Provinces such a number of members as will bear the same proportion to the number of its population (ascertained at such census) as the number sixty-five bears to the number of the population of Quebec (so ascertained).
- 3. In the computation of the number of members for a Province a fractional part not exceeding one-half of the whole number requisite for entitling the Province to a member shall be disregarded; but a fractional part exceeding one-half of that number shall be equivalent to the whole number.
- 4. On any such re-adjustment the number of members for a Province shall not be reduced unless the proportion which the number of the population of the Province bore to the number of the aggregate population of Canada at the then last preceding re-adjustment of the number of members for the Province is ascertained at the then latest census to be diminished by one-twentieth part or upwards.
- 5. Such re-adjustment shall not take effect until the termination of the then existing Parliament.

[See Rev. Stat. C., 1906, c. 5 and 14-15 Geo. V., c. 63 (Dom.).

52. The number of members of the House of Commons Increase of may be from time to time increased by the Parliament of house of Canada, provided the proportionate representation of the Commons. Provinces prescribed by this Act is not thereby disturbed.

## Money Votes; Royal Assent.

- 53. Bills for appropriating any part of the public revenue, Appropriation and tax bills. or for imposing any tax or impost, shall originate in the House of Commons.
- 54. It shall not be lawful for the House of Commons to Recommendaadopt or pass any vote, resolution, address, or bill for the money votes. appropriation of any part of the public revenue, or of any tax or impost, to any purpose that has not been first recommended to that House by message of the Governor-General in the Session in which such vote, resolution, address, or bill is proposed.

Royal assent to bills, etc. 55. Where a bill passed by the Houses of the Parliament is presented to the Governor-General for the Queen's assent, he shall declare according to his discretion, but subject to the provisions of this Act and to Her Majesty's instructions, either that he assents thereto in the Queen's name, or that he withholds the Queen's assent, or that he reserves the bill for the signification of the Queen's pleasure.

Disallowance by Order in Council of Act assented to by Governor-General. **56.** Where the Governor-General assents to a bill in the Queen's name, he shall by the first convenient opportunity send an authentic copy of the Act to one of Her Majesty's Principal Secretaries of State; and if the Queen in Council within two years after the receipt thereof by the Secretary of State thinks fit to disallow the Act, such disallowance (with a certificate of the Secretary of State of the day on which the Act was received by him) being signified by the Governor-General, by speech or message to each of the Houses of the Parliament, or by proclamation, shall annul the Act from and after the day of such signification.

Signification of Queen's pleasure on bill reserved. 57. A bill reserved for the signification of the Queen's pleasure shall not have any force unless and until within two years from the day on which it was presented to the Governor-General for the Queen's assent, the Governor-General signifies, by speech or message to each of the Houses of the Parliament or by proclamation, that it has received the assent of the Queen in Council.

An entry of every such speech, message, or proclamation shall be made in the Journal of each House, and a duplicate thereof duly attested shall be delivered to the proper officer to be kept among the Records of Canada.

#### V.—PROVINCIAL CONSTITUTIONS.

#### Executive Power.

Appointment of Lieutenant-Governors of Provinces. **58.** For each Province there shall be an officer, styled the Lieutenant-Governor, appointed by the Governor General in Council by instrument under the Great Seal of Canada.

Tenure of office of Lieutenant-Governor.

59. A Lieutenant-Governor shall hold office during the pleasure of the Governor-General; but any Lieutenant-Governor appointed after the commencement of the first Session of the Parliament of Canada shall not be removable within five years from his appointment, except for cause assigned, which shall be communicated to him in writing within one month after the order for his removal is made, and shall be communicated by message to the Senate and to the House of Commons within one week thereafter if the Parliament is then sitting, and if not then within one week after the commencement of the next Session of the Parliament.

60. The salaries of the Lieutenant-Governors shall be fixed Salaries of and provided by the Parliament of Canada.

Governors.

61. Every Lieutenant-Governor shall, before assuming the Oaths, etc of duties of his office, make and subscribe before the Governor-Governor. General or some person authorized by him, oaths of allegiance and office similar to those taken by the Governor-General.

62. The provisions of this Act referring to the Lieutenant-Application Governor extend and apply to the Lieutenant-Governor for referring to the time being of each Province or other the chief executive Lieutenantofficer or administrator for the time being carrying on the government of the Province, by whatever title he is designated.

63. The Executive Council of Ontario and of Quebec shall Appointment of executive be composed of such persons as the Lieutenant-Governor from officers for Ontario and time to time thinks fit, and in the first instance of the follow-Quebec. ing officers, namely:—The Attorney-General, the Secretary and Registrar of the Province, the Treasurer of the Province, the Commissioner of Crown Lands, and the Commissioner of Agriculture and Public Works, within Quebec, the Speaker of the Legislative Council and the Solicitor-General.

[See now as to Ontario, Rev. Stat. Ont., 1927, c. 14.]

64. The Constitution of the Executive Authority in each Executive of the Provinces of Nova Scotia and New Brunswick shall, of Nova subject to the provisions of this Act, continue as it exists at and New the Union until altered under the authority of this Act.

65. All powers, authorities, and functions which under any All powers Act of the Parliament of Great Britain, or of the Parliament to be exercisof the United Kingdom of Great Britain and Ireland, or of ed by Lieutenant-Goverthe Legislature of Upper Canada, Lower Canada, or Canada, nor of were or are before or at the Union vested in or exercisable by Quebec with the respective Governors or Lieutenant-Governors of those advice of Provinces, with the advice, or with the advice and consent, Council or alone. of the respective Executive Councils thereof, or in conjunction with those Councils, or with any number of members thereof, or by those Governors or Lieutenant-Governors individually, shall, as far as the same are capable of being exercised after the Union in relation to the Government of Ontario and Quebec respectively, be vested in and shall or may be exercised by the Lieutenant-Governor of Ontario and Quebec respectively, with the advice or with the advice and consent of or in conjunction with the respective Executive Councils, or any members thereof, or by the Lieutenant-Governor individually, as the case requires, subject nevertheless (except with respect to such as exist under Acts of the Parliament of Great Britain, or of the Parliament of the United Kingdom of Great Britain and Ireland), to be abolished or altered by the respective Legislatures of Ontario and Quebec.

Application of provisions referring to Lieutenant-Governor in Council.

**66.** The provisions of this Act referring to the Lieutenant-Governor in Council shall be construed as referring to the Lieutenant-Governor of the Province acting by and with the advice of the Executive Council thereof.

Administration in absence, etc., of Lieutenant-Governor.

**67.** The Governor-General in Council may from time to time appoint an administrator to execute the office and functions of Lieutenant-Governor during his absence, illness, or other inability.

Seats of Provincial Governments. **68.** Unless and until the Executive Government of any Province otherwise directs with respect to that Province, the seats of Government of the Provinces shall be as follows, namely,—of Ontario, the City of Toronto; of Quebec, the City of Quebec; of Nova Scotia, the City of Halifax; and of New Brunswick, the City of Fredericton.

# Legislative Power.

### 1.—ONTARIO.

Legislature for Ontario. **69.** There shall be a Legislature for Ontario consisting of the Lieutenant-Governor and of one House, styled the Legislative Assembly of Ontario.

Electoral districts.

**70.** The Legislative Assembly of Ontario shall be composed of eighty-two members, to be elected to represent the eighty-two Electoral Districts set forth in the first Schedule to this Act.

[The number of members is now 112. See Rev. Stat. Ont., 1927, c. 6, s. 2.]

## 2.—Quebec.

Legislature for Quebec. **71.** There shall be a Legislature for Quebec consisting of the Lieutenant-Governor and of two Houses, styled the Legislative Council of Quebec and the Legislative Assembly of Quebec.

Constitution of Legislative Council. 72. The Legislative Council of Quebec shall be composed of twenty-four members, to be appointed by the Lieutenant-Governor in the Queen's name, by instrument under the Great Seal of Quebec, one being appointed to represent each of the twenty-four electoral divisions of Lower Canada in this Act referred to, and each holding office for the term of his life, unless the Legislature of Quebec otherwise provides under the provisions of this Act.

Qualification of Legislative Councillors. 73. The qualifications of the Legislative Councillors of Quebec shall be the same as those of the Senators for Quebec.

- 74. The place of a Legislative Councillor of Quebec shall Resignation, become vacant in the cases mutatis mutandis, in which the tion, etc. place of Senator becomes vacant.
- 75. When a vacancy happens in the Legislative Council of vacancies. Quebec, by resignation, death, or otherwise, the Lieutenant-Governor, in the Queen's name by instrument under the Great Seal of Quebec, shall appoint a fit and qualified person to fill the vacancy.
- 76. If any question arises respecting the qualification of a Questions Legislative Councillor of Quebec, or a vacancy in the Legisla-to vacancies, tive Council of Quebec, the same shall be heard and determined by the Legislative Council.
- 77. The Lieutenant-Governor may from time to time, by Speaker of instrument under the Great Seal of Quebec, appoint a mem-Legislative Council. ber of the Legislative Council of Quebec to be Speaker thereof, and may remove him and appoint another in his stead.
- 78. Until the Legislature of Quebec otherwise provides, the Querum of presence of at least ten members of the Legislative Council, Council. including the Speaker, shall be necessary to constitute a meeting for the exercise of its powers.
- 79. Questions arising in the Legislative Council of Quebec Voting in shall be decided by a majority of voices, and the Speaker Council. shall in all cases have a vote, and when the voices are equal the decision shall be deemed to be in the negative.
- 80. The Legislative Assembly of Quebec shall be composed Constitution of sixty-five members, to be elected to represent the sixty-five Assembly of electoral divisions or districts of Lower Canada in this Act Quebec. referred to, subject to alteration thereof by the Legislature of Quebec: Provided that it shall not be lawful to present to the Lieutenant-Governor of Quebec for assent any bill for altering the limits of any of the Electoral Divisions or Districts mentioned in the second Schedule to this Act, unless the second and third readings of such bill have been passed in the Legislative Assembly with the concurrence of the majority of the members representing all those Electoral Divisions or Districts, and the assent shall not be given to such bills unless an address has been presented by the Legislative Assembly to the Lieutenant-Governor stating that it has been so passed.

# 3.—ONTARIO AND QUEBEC.

81. The Legislatures of Ontario and Quebec respectively First session shall be called together not later than six months after the of Legisla-Union.

Summoning of Legislative Assemblies.

**82.** The Lieutenant-Governor of Ontario and of Quebec shall from time to time, in the Queen's name, by instrument under the Great Seal of the Province summon and call together the Legislative Assembly of the Province.

Restriction on election of holders of offices.

83. Until the Legislature of Ontario or of Quebec otherwise provides, a person accepting or holding in Ontario or in Quebec any office, commission, or employment permanent or temporary, at the nomination of the Lieutenant-Governor, to which an annual salary, or any fee, allowance, emolument, or profit of any kind or amount whatever from the Province is attached, shall not be eligible as a member of the Legislative Assembly of the respective Province, nor shall he sit or vote as such; but nothing in this section shall make ineligible any person being a member of the Executive Council of the respective Province, or holding any of the following offices, that is to say, the offices of Attorney-General, Secretary and Registrar of the Province, Treasurer of the Province, Commissioner of Crown Lands, and Commissioner of Agriculture and Public Works, and, in Quebec, Solicitor-General, or shall disqualify him to sit or vote in the House for which he is elected, provided he is elected while holding such office.

[Acts have since been passed with the view of further securing the independence of the Legislative Assembly of Ontario. See now Rev. Stat. Ont., 1927, c. 12.]

Continuance of existing election laws. 84. Until the Legislatures of Ontario and Quebec respectively otherwise provide, all laws which at the Union are in force in those Provinces respectively, relative to the following matters, or any of them, namely,—the qualifications and disqualifications of persons to be elected or to sit or vote as members of the Assembly of Canada, the qualifications or disqualifications of voters, the oaths to be taken by voters, the Returning Officers, their powers and duties, the proceedings at elections, the periods during which such elections may be continued, and the trial of controverted elections and the proceedings incident thereto, the vacating of the seats of members and the issuing and execution of new writs in case of seats vacated otherwise than by dissolution, shall respectively apply to elections of members to serve in the respective Legislative Assemblies of Ontario and Quebec.

Provided that until the Legislature of Ontario otherwise provides, at any election for a member of the Legislative Assembly of Ontario for the District of Algoma, in addition to persons qualified by the law of the Province of Canada to vote, every male British Subject, aged twenty-one years or upwards, being a householder, shall have a vote.

Duration of Legislative Assemblies. 85. Every Legislative Assembly of Ontario and every Legislative Assembly of Quebec shall continue for four years

from the day of the return of the writs for choosing the same (subject nevertheless to either the Legislative Assembly of Ontario or the Legislative Assembly of Quebec being sooner dissolved by the Lieutenant-Governor of the Province), and no longer. .

86. There shall be a session of the Legislature of Ontario Yearly Ses. and of that of Quebec once at least in every year, so that islature. twelve months shall not intervene between the last sitting of the Legislature in each Province in one session and its first sitting in the next session.

87. The following provisions of this Act respecting the Speaker, etc. House of Commons of Canada, shall extend and apply to the Legislative Assemblies of Ontario and Quebec, that is to say,the provisions relating to the election of a Speaker originally and on vacancies, the duties of the Speaker, the absence of the Speaker, the quorum, and the mode of voting, as if those provisions were here re-enacted and made applicable in terms to each such Legislative Assembly.

### 4.—Nova Scotia and New Brunswick.

88. The constitution of the Legislature of each of the Pro- Constitutions of Legislavinces of Nova Scotia and New Brunswick shall, subject to tures of the provisions of this Act, continue as it exists at the Union Now Scotla and New until altered under the authority of this Act; and the House Brunswick of Assembly of New Brunswick existing at the passing of this Act shall, unless sooner dissolved, continue for the period for which it was elected.

# 5.—ONTARIO, QUEBEC, AND NOVA SCOTIA.

89. Each of the Lieutenant-Governors of Ontario, Quebec, Pirst and Nova Scotia shall cause writs to be issued for the first elections. election of members of the Legislative Assembly thereof in such form and by such person as he thinks fit, and at such time and address to such Returning Officer as the Governor-General directs, and so that the first election of member of Assembly for any Electoral District or any subdivision thereof shall be held at the same time and at the same places as the election for a member to serve in the House of Commons of Canada for that Electoral District.

#### 6.—THE FOUR PROVINCES.

90. The following provisions of this Act respecting the Application to Parliament of Canada, namely,—the provisions relating to Legislatures appropriation and tax bills, the recommendation of money respecting money votes, votes, the assent to bills, the disallowance of Acts, and the etc.

signification of pleasure on bills reserved,— shall extend and apply to the Legislatures of the several Provinces as if those provisions were here re-enacted and made applicable in terms to the respective Provinces and the Legislatures thereof, with the substitution of the Lieutenant-Governor of the Province for the Governor-General, of the Governor-General for the Queen and for a Secretary of State, of one year for two years, and of the Province for Canada.

### VI.—DISTRIBUTION OF LEGISLATIVE POWERS.

## Powers of the Parliament.

Legislative authority of

- 91. It shall be lawful for the Queen, by and with the Parliament of advice and consent of the Senate and House of Commons, to make laws for the peace, order, and good government of Canada, in relation to all matters not coming within the classes of subjects by this Act assigned exclusively to the Legislatures of the Provinces; and for greater certainty, but not so as to restrict the generality of the foregoing terms of this section, it is hereby declared that (notwithstanding anything in this Act) the exclusive legislative authority of the Parliament of Canada extends to all matters coming within the classes of subjects next hereinafter enumerated; that is to sav:-
  - 1. The Public Debt and Property.
  - 2. The regulation of Trade and Commerce.
  - 3. The raising of money by any mode or system of Taxation.
  - 4. The borrowing of money on the public credit.
  - 5. Postal service.
  - 6. The Census and Statistics.
  - 7. Militia, Military and Naval Service and Defence.
  - 8. The fixing of and providing for the salaries and allowances of civil and other officers of the Government of Canada.
  - 9. Beacons, Buovs, Lighthouses, and Sable Island.
  - 10. Navigation and Shipping.
  - 11. Quarantine and the establishment and maintenance of Marine Hospitals.
  - 12. Sea coast and inland Fisheries.
  - 13. Ferries between a Province and any British or Foreign country or between two Provinces.

- 14. Currency and Coinage.
- 15. Banking, incorporation of banks, and the issue of paper money.
- 16. Savings Banks.
- 17. Weights and Measures.
- 18. Bills of Exchange and Promissory Notes.
- 19. Interest.
- 20. Legal tender.
- 21. Bankruptcy and Insolvency.
- 22. Patents of invention and discovery.
- 23. Copyrights.
- 24. Indians, and lands reserved for the Indians.
- 25. Naturalization and Aliens.
- 26. Marriage and Divorce.
- 27. The Criminal Law, except the Constitution of Courts of Criminal Jurisdiction, but including the Procedure in Criminal Matters.
- 28. The Establishment, Maintenance, and Management of Penitentiaries.
- 29. Such classes of subjects as are expressly excepted in the enumeration of the classes of subjects by this Act assigned exclusively to the Legislatures of the Provinces.

And any matter coming within any of the classes of subjects enumerated in this section shall not be deemed to come within the class of matters of a local or private nature comprised in the enumeration of the classes of subjects by this Act assigned exclusively to the Legislatures of the Provinces.

# Exclusive Powers of Provincial Legislatures.

**92.** In each Province the Legislature may exclusively make Subjects of laws in relation to matters coming within the classes of subexclusive Provincial Legisjects next hereinafter enumerated, that is to say,—
lation.

- The Amendment from time to time, notwithstanding anything in this Act, of the Constitution of the Province, except as regards the office of Lieutenant-Governor.
- 2. Direct Taxation within the Province in order to the raising of a Revenue for Provincial purposes.

- 3. The borrowing of money on the sole credit of the Province.
- 4. The establishment and tenure of Provincial offices and the appointment and payment of Provincial officers.
- The management and sale of the Public Lands belonging to the Province and of the timber and wood thereon.
- The establishment, maintenance, and management of public and reformatory prisons in and for the Province.
- 7. The establishment, maintenance, and management of hospitals, asylums, charities, and eleemosynary institutions in and for the Province, other than marine hospitals.
- 8. Municipal institutions in the Province.
- 9. Shop, saloon, tavern, auctioneer, and other licenses in order to the raising of a revenue for Provincial, local, or municipal purposes.
- 10. Local works and undertakings other than such as are of the following classes,
  - a. Lines of steam or other ships, railways, canals, telegraphs, and other works and undertakings connecting the Province with any other or others of the Provinces, or extending beyond the limits of the Province;
  - b. Lines of steam ships between the Province and any British or Foreign country;
  - c. Such works as, although wholly situate within the Province, are before or after their execution declared by the Parliament of Canada to be for the general advantage of Canada or for the advantage of two or more of the Provinces.
- 11. The incorporation of companies with provincial objects.
- 12. The solemnization of marriage in the Province.
- 13. Property and civil rights in the Province.
- 14. The administration of justice in the Province, including the constitution, maintenance, and organization of Provincial Courts, both of civil and of criminal jurisdiction, and including procedure in civil matters in those Courts.

- 15. The imposition of punishment by fine, penalty, or imprisonment for enforcing any law of the Province made in relation to any matter coming within any of the classes of subjects enumerated in this section.
- 16. Generally all matters of a merely local or private nature in the Province.

### Education.

- 93. In and for each Province the Legislature may exclu- Legislation sively make laws in relation to education, subject and accord-education. ing to the following provisions:-
  - 1. Nothing in any such law shall prejudically affect any right or privilege with respect to denominational schools which any class of persons have by law in the Province at the Union.
  - 2. All the powers, privileges, and duties at the Union by law conferred and imposed in Upper Canada on the separate schools and school trustees of the Queen's Roman Catholic subjects shall be and the same are hereby extended to the dissentient schools of the Queen's Protestant and Roman Catholic subjects in Quebec.
  - 3. Where in any Province a system of separate or dissentient schools exists by law at the Union or is thereafter established by the Legislature of the Province, an appeal shall lie to the Governor-General in Council from any Act or decision of any Provincial authority affecting any right or privilege of the Protestant or Roman Catholic minority of the Queen's subjects in relation to education.
  - 4. In case any such Provincial law as from time to time seems to the Governor-General in Council requisite for the due execution of the provisions of this section is not made, or in case any decision of the Governor-General in Council on any appeal under this section is not duly executed by the proper Provincial authority in that behalf, then and in every such case, and as far only as the circumstances of each case require. the Parliament of Canada may make remedial laws for the due execution of the provisions of this section and of any decision of the Governor-General in Council under this section.

Uniformity of Laws in Ontario, Nova Scotia and New Brunswick.

94. Notwithstanding anything in this Act, the Parliament vinces as to of Canada may make provision for the uniformity of all or civil rights any of the laws relative to property and civil rights in ity of procedure in Courts.

Legislation for uniformity of laws in

cedure of all or any of the Courts in those three Provinces; and from and after the passing of any Act in that behalf the power of the Parliament of Canada to make laws in relation to any matter comprised in any such Act shall, notwithstanding anything in this Act, be unrestricted; but any Act of the Parliament of Canada making provision for such uniformity shall not have effect in any Province unless and until it is adopted and enacted as law by the Legislature thereof.

# Agriculture and Immigration.

Concurrent powers of Legislation respecting Agriculture and immigration. **95.** In each Province the Legislature may make laws in relation to Agriculture in the Province, and to Immigration into the Province; and it is hereby declared that the Parliament of Canada may from time to time make laws in relation to Agriculture in all or any of the Provinces, and to Immigration into all or any of the Provinces; and any law of the Legislature of a Province relative to Agriculture or to Immigration shall have effect in and for the Province as long and as far only as it is not repugnant to any Act of the Parliament of Canada.

### VII.—JUDICATURE.

Appointment of Judges.

**96.** The Governor-General shall appoint the Judges of the Superior, District, and County Courts in each Province, except those of the Courts of Probate in Nova Scotia and New Brunswick.

Selection of Judges in Ontario, etc. **97.** Until the laws relative to property and civil rights in Ontario, Nova Scotia, and New Brunswick, and the procedure of the Courts in those Provinces, are made uniform, the Judges of the Courts of those Provinces appointed by the Governor-General shall be selected from the respective Bars of those Provinces.

Selection of Judges in Quebec. **98.** The Judges of the Courts of Quebec shall be selected from the Bar of that Province.

Tenure of office of Judges of Superior Courts.

**99.** The Judges of the Superior Courts shall hold office during good behaviour, but shall be removable by the Governor-General on address of the Senate and House of Commons.

Salaries, etc., of Judges.

100. The salaries, allowances and pensions of the Judges of the Superior, District, and County Courts (except the Courts of Probate in Nova Scotia and New Brunswick), and of the Admiralty Courts in cases where the Judges thereof are for the time being paid by salary, shall be fixed and provided by the Parliament of Canada.

101. The Parliament of Canada may, notwithstanding General Court anything in this Act, from time to time, provide for the con-etc. stitution, maintenance, and organization of a general Court of Appeal for Canada, and for the establishment of any additional Courts for the better administration of the Laws of Canada.

# VIII.—REVENUES; DEBTS; ASSETS; TAXATION.

102. All duties and revenues over which the respective Creation of Legislatures of Canada, Nova Scotia, and New Brunswick Consolidated Revenue before and at the Union had and have power of appropria-Fund. tion, except such portions thereof as are by this Act reserved to the respective Legislatures of the Provinces, or are raised by them in accordance with the special powers conferred on them by this Act, shall form one Consolidated Revenue Fund, to be appropriated for the public service of Canada in the manner and subject to the charges in this Act provided.

103. The Consolidated Revenue Fund of Canada shall be Expenses of permanently charged with the costs, charges, and expenses collection, incident to the collection, management, and receipt thereof, and the same shall form the first charge thereon, subject to be reviewed and audited in such manner as shall be ordered by the Governor-General in Council until the Parliament otherwise provides.

104. The annual interest of the public debts of the several Interest of Provincial Provinces of Canada, Nova Scotia and New Brunswick at the public debts. Union shall form the second charge on the Consolidated Revenue Fund of Canada.

105. Unless altered by the Parliament of Canada, the salary of salary of the Governor-General shall be ten thousand pounds Governor-General. sterling money of the United Kingdom of Great Britain and Ireland, payable out of the Consolidated Revenue Fund of Canada, and the same shall form the third charge thereon.

- 106. Subject to the several payments by this Act charged Appropriaon the Consolidated Revenue Fund of Canada, the same shall subject to be appropriated by the Parliament of Canada for the public charges. service.
- 107. All stocks, cash, banker's balances, and securities for Transfer to money belonging to each Province at the time of the Union, Canada of stocks, etc., except as in this Act mentioned, shall be the property of belonging to two Provinces. Canada, and shall be taken in reduction of the amount of the respective debts of the Provinces at the Union.
- 108. The public works and property of each Province, Transfer of enumerated in the third schedule to this Act, shall be the schedule. property of Canada.

Lands, mines, etc., belongto them.

109. All lands, mines, minerals, and royalties belonging to the several Provinces of Canada, Nova Scotia and New inces to belong Brunswick at the Union, and all sums then due or payable for such lands, mines, minerals or royalties, shall belong to the several Provinces of Ontario, Quebec, Nova Scotia and New Brunswick in which the same are situate or arise, subject to any trusts existing in respect thereof, and to any interest other than of the Province in the same.

Assets connected with Provincial debts.

**110.** All assets connected with such portions of the public debt of each Province as are assumed by that Province shall belong to that Province.

Canada to be liable for Provincial debts.

111. Canada shall be liable for the debts and liabilities of each Province existing at the Union.

Liability of Ontario and Quebec to Canada.

112. Ontario and Quebec conjointly shall be liable to Canada for the amount (if any) by which the debt of the Province of Canada exceeds at the Union \$62,500,000, and shall be charged with interest at the rate of five per centum per annum thereon.

Assets of Ontario and Quebec.

113. The assets enumerated in the fourth Schedule to this Act belonging at the Union to the Province of Canada shall be the property of Ontario and Quebec conjointly.

Liability of Nova Scotia to Canada.

**114.** Nova Scotia shall be liable to Canada for the amount (if any) by which its public debt exceeds at the Union \$8,000,000, and shall be charged with interest at the rate of five per centum per annum thereon.

Liability of New Brunswick to Canada.

115. New Brunswick shall be liable to Canada for the amount (if any) by which its public debt exceeds at the Union \$7,000,000, and shall be charged with interest at the rate of five per centum per annum thereon.

Payment of interest to Nova Scotia and New Brunswick if their public debts are less than the stipu-

116. In case the public debts of Nova Scotia and New Brunswick do not at the Union amount to \$8,000,000 and \$7,000,000 respectively, they shall respectively receive by halfyearly payments in advance from the Government of Canada interest at five per centum per annum on the difference belated amounts. tween the actual amounts of their respective debts and such stipulated amounts.

Provincial public propertv.

117. The several Provinces shall retain all their respective public property not otherwise disposed of in this Act, subject to the right of Canada to assume any lands or public property required for fortifications or for the defence of the country.

118. The following sums shall be paid yearly by Canada Grants to to the several Provinces for the support of their Governments and Legislatures :---

Dollars. Eighty thousand. Ontario Seventy thousand. Quebec Sixty thousand. Nova Scotia Fifty thousand. New Brunswick

Two hundred and sixty thousand.

and an annual grant in aid of each Province shall be made, equal to eighty cents per head of the population as ascertained by the Census of 1861, and in case of Nova Scotia and New Brunswick, by each subsequent decennial census until the population of each of those two Provinces amounts to four hundred thousands souls, at which rate such grant shall thereafter remain. Such grants shall be in full settlement of all future demands on Canada, and shall be paid halfvearly in advance to each Province; but the Government of Canada shall deduct from such grants, as against any Province, all sums chargeable as interest on the Public Debt of that Province in excess of the several amounts stipulated in this Act.

119. New Brunswick shall receive by half-yearly pay-Further ments in advance from Canada, for the period of ten years Brunswick from the Union an additional allowance of \$63,000 per annum; for ten but as long as the Public Debt of that Province remains under \$7,000,000, a deduction equal to the interest at five per centum per annum on such deficiency shall be made from that allowance of \$63,000.

120. All payments to be made under this Act, or in dis-Form of charge of liabilities created under any Act of the Provinces of Canada, Nova Scotia and New Brunswick respectively, and assumed by Canada, shall, until the Parliament of Canada otherwise directs, be made in such form and manner as may from time to time be ordered by the Governor-General in Council.

121. All articles of the growth, produce, or manufacture of one Proof any one of the Provinces shall, from and after the Union, admitted free be admitted free into each of the other Provinces.

Manufacinto the

122. The Customs and Excise Laws of each Province shall, Continuance subject to the provisions of this Act, continue in force until and Excise altered by the Parliament of Canada.

123. Where Customs duties are, at the Union, leviable on Exportation and importany goods, wares, or merchandises in any two Provinces, those tion as begoods, wares and merchandises may, from and after the Union, tween two

be imported from one of those Provinces into the other of them on proof of payment of the Customs duty leviable thereon in the Province of exportation, and on payment of such further amount (if any) of Customs duty as is leviable thereon in the Province of importation.

Lumber dues in New Brunswick.

124. Nothing in this Act shall affect the right of New Brunswick to levy the lumber dues provided in chapter fifteen, of title three, of the Revised Statutes of New Brunswick, or in any Act amending that Act before or after the Union, and not increasing the amount of such dues; but the lumber of any of the Provinces other than New Brunswick shall not be subjected to such dues.

Exemption of public lands, etc., from taxation.

**125.** No lands or property belonging to Canada or any Province shall be liable to taxation.

Provincial Consolidated Revenue Funds. 126. Such portions of the duties and revenues over which the respective Legislatures of Canada, Nova Scotia and New Brunswick had before the Union power of appropriation as are by this Act reserved to the respective Governments or Legislatures of the Provinces, and all duties and revenues raised by them in accordance with the special powers conferred upon them by this Act, shall in each Province form one Consolidated Revenue Fund to be appropriated for the public service of the Province.

## IX.—MISCELLANEOUS PROVISIONS.

#### General.

As to Legislative Councillors of Provinces becoming Senators. 127. If any person being at the passing of this Act a Member of the Legislative Council of Canada, Nova Scotia, or New Brunswick, to whom a place in the Senate is offered, does not within thirty days thereafter, by writing under his hand, addressed to the Governor-General of the Province of Canada, or to the Lieutenant-Governor of Nova Scotia or New Brunswick (as the case may be), accept the same, he shall be deemed to have declined the same; and any person who, being at the passing of this Act a member of the Legislative Council of Nova Scotia or New Brunswick, accepts a place in the Senate, shall thereby vacate his seat in such Legislative Council.

Oath of allegiance, osc.

128. Every member of the Senate or House of Commons of Canada shall before taking his seat therein, take and subscribe before the Governor-General or some person authorized by him, and every member of a Legislative Council or Legislative Assembly of any Province shall before taking his seat therein, take and subscribe before the Lieutenant-Governor

of the Province or some person authorized by him, the oath of allegiance contained in the fifth Schedule to this Act; and every member of the Senate of Canada and every member of the Legislative Council of Quebec shall also, before taking his seat therein, take and subscribe before the Governor-General or some person authorized by him, the declaration of qualification contained in the same Schedule.

129. Except as otherwise provided by this Act, all laws in Continuance force in Canada, Nova Scotia or New Brunswick at the Union, of existing and all Courts of civil and criminal jurisdiction, and all legal officers, etc. commissions, powers and authorities, and all officers, judicial, administrative and ministerial, existing therein at the Union, shall continue in Ontario, Quebec, Nova Scotia and New Brunswick respectively, as if the Union had not been made; subject nevertheless (except with respect to such as are enacted by or exist under Acts of the Parliament of Great Britain or of the Parliament of the United Kingdom of Great Britain and Ireland.) to be repealed, abolished or altered by the Parliament of Canada, or by the Legislature of the respective Province, according to the authority of the Parliament or of that Legislature under this Act.

130. Until the Parliament of Canada otherwise provides, Transfer of all officers of the several Provinces having duties to discharge officers to in relation to matters other than those coming within the classes of subjects by this Act assigned exclusively to the Legislatures of the Provinces shall be officers of Canada, and shall continue to discharge the duties of their respective offices under the same liabilities, responsibilities and penalties as if the Union had not been made.

131. Until the Parliament of Canada otherwise provides, Appointment the Governor-General in Council may from time to time of new appoint such officers as the Governor-General in Council deems necessary or proper for the effectual execution of this

132. The Parliament and Government of Canada shall Power for have all powers necessary or proper for performing the obliof treaty
gations of Canada or of any Province thereof, as part of the by Canada
British Empire towards foreign countries or canada shall performance
of treaty British Empire, towards foreign countries, arising under as part of British treaties between the Empire and such foreign countries.

133. Either the English or the French language may be Use of used by any person in the debates of the Houses of the Parlia- and French ment of Canada and of the houses of the Legislature of languages. Quebec; and both those languages shall be used in the respective records and journals of those houses; and either of those languages may be used by any person or in any pleading or process in or issuing from any Court of Canada established under this Act, and in or from all or any of the Courts of Quebec.

The Acts of the Parliament of Canada and of the Legislature of Quebec shall be printed and published in both those languages.

# Ontario and Quebec.

Appointment of executive officers for Ontario and Quebec.

**134.** Until the Legislature of Ontario or of Quebec otherwise provides, the Lieutenant-Governors of Ontario and Quebec may each appoint under the Great Seal of the Province the following officers, to hold office during pleasure, that is to say:—the Attorney-General, the Secretary and Registrar of the Province, the Treasurer of the Province, the Commissioner of Crown Lands, and the Commissioner of Agriculture and Public Works, and in the case of Quebec the Solicitor-General; and may, by order of the Lieutenant-Governor in Council, from time to time prescribe the duties of those officers and of the several departments over which they shall preside or to which they shall belong, and of the officers and clerks thereof; and may also appoint other and additional officers to hold office during pleasure, and may from time to time prescribe the duties of those officers, and of the several departments over which they shall preside or to which they shall belong, and of the officers and clerks thereof.

Powers, duties, etc., of executive officers.

**135.** Until the Legislature of Ontario or Quebec otherwise provides, all rights, powers, duties, functions, responsibilities or authorities at the passing of this Act vested in or imposed on the Attorney-General, Solicitor-General, Secretary and Registrar of the Province of Canada, Minister of Finance, Commissioner of Crown Lands, Commissioner of Public Works, and Minister of Agriculture and Receiver-General by any law. statute or ordinance of Upper Canada, Lower Canada, or Canada, and not repugnant to this Act, shall be vested in or imposed on any officer to be appointed by the Lieutenant-Governor for the discharge of the same or any of them; and the Commissioner of Agriculture and Public Works shall perform the duties and functions of the office of Minister of Agriculture at the passing of this Act imposed by the law of the Province of Canada, as well as those of the Commissioner of Public Works.

Great Seal.

**136.** Until altered by the Lieutenant-Governor in Council, the Great Seals of Ontario and Quebec respectively shall be the same, or of the same design, as those used in the Provinces of Upper Canada and Lower Canada respectively before their Union as the Province of Canada.

Construction of temporary Acts.

137. The words "and from thence to the end of the then next ensuing Session of the Legislature," or words to the same effect, used in any temporary Act of the Province of Canada not expired before the Union, shall be construed to

extend and apply to the next Session of the Parliament of Canada, if the subject matter of the Act is within the powers of the same, as defined by this Act, or to the next Sessions of the Legislatures of Ontario and Quebec respectively, if the subject matter of the Act is within the powers of the same as defined by this Act.

- 138. From and after the Union, the use of the words As to errors "Upper Canada" instead of "Ontario," or "Lower Canada" in names. instead of "Quebec," in any deed, writ, process, pleading, document, matter or thing, shall not invalidate the same.
- 139. Any Proclamation under the Great Seal of the Pro-As to issue vince of Canada issued before the Union to take effect at a disconstitute time which is subsequent to the Union, whether relating to commence the Union of the U that Province, or to Upper Canada, or to Lower Canada, and after Union. the several matters and things therein proclaimed shall be and continue of like force and effect as if the Union had not been made.

140. Any Proclamation which is authorized by any Act As to issue of the Legislature of the Province of Canada to be issued under tions after the Great Seal of the Province of Canada, whether relating to Union under that Province, or to Upper Canada, or to Lower Canada, and Acts before Union. which is not issued before the Union, may be issued by the Lieutenant-Governor of Ontario or of Quebec, as its subject matter requires, under the Great Seal thereof; and from and after the issue of such Proclamation the same and the several matters and things therein proclaimed shall be and continue of the like force and effect in Ontario or Quebec as if the Union had not been made.

- 141. The Penitentiary of the Province of Canada shall, Penitentiary. until the Parliament of Canada otherwise provides, be and continue the Penitentiary of Ontario and of Quebec.
- 142. The division and adjustment of the debts, credits, Arbitration liabilities, properties and assets of Upper Canada and Lower respecting debts, etc. Canada shall be referred to the arbitrament of three arbitrators, one chosen by the Government of Ontario, one by the Government of Quebec, and one by the Government of Canada; and the selection of the arbitrators shall not be made until the Parliament of Canada and the Legislatures of Ontario and Quebec have met; and the arbitrator chosen by the Government of Canada shall not be a resident either in Ontario or in Quebec.

143. The Governor-General in Council may from time to Division of time order that such and so many of the records, books, and records. documents of the Province of Canada as he thinks fit shall be appropriated and delivered either to Ontario or to Quebec,

and the same shall henceforth be the property of that Province; and any copy thereof or extract therefrom duly certified by the officer having charge of the original thereof shall be admitted as evidence.

Constitution of townships in Quebec.

144. The Lieutenant-Governor of Quebec may from time to time, by Proclamation under the Great Seal of the Province, to take effect from a day to be appointed therein, constitute townships in those parts of the Province of Quebec in which townships are not then already constituted, and fix the metes and bounds thereof.

### X.—INTERCOLONIAL RAILWAY.

Duty of Government and Canada to make railway herein described.

145. Inasmuch as the Provinces of Canada, Nova Scotia. Parliament of and New Brunswick have joined in a declaration that the construction of the Intercolonial Railway is essential to the consolidation of the Union of British North America, and to the assent thereto of Nova Scotia and New Brunswick, and have consequently agreed that provision should be made for its immediate construction by the Government of Canada: Therefore, in order to give effect to that agreement, it shall be the duty of the Government and Parliament of Canada to provide for the commencement within six months after the Union, of a railway connecting the River St. Lawrence with the City of Halifax in Nova Scotia, and for the construction thereof without intermission, and the completion thereof with all practicable speed.

### XI.—Admission of other Colonies.

Power to admit New foundland, Prince Ed-ward Island, British and North-Western Ter ritory into the Union by Order-in-Council.

146. It shall be lawful for the Queen, by and with the advice of Her Majesty's Most Honourable Privy Council, on Addresses from the Houses of the Parliament of Canada, and from the Houses of the respective Legislatures of the Colonies Columbia, Rupert's Land or Provinces of Newfoundland, Prince Edward Island, and British Columbia, to admit those Colonies or Provinces, or any of them, into the Union, and on Address from the Houses of the Parliament of Canada to admit Rupert's Land and the Northwestern Territory, or either of them, into the Union, on such terms and conditions in each case as are in the Addresses expressed and as the Queen thinks fit to approve, subject to the provisions of this Act; and the provisions of any Order in Council in that behalf shall have effect as if they had been enacted by the Parliament of the United Kingdom of Great Britain and Ireland.

As to representation of Newfoundland and Prince Edward Island in Sanate.

147. In case of the admission of Newfoundland and Prince Edward Island, or either of them, each shall be entitled to a representation in the Senate of Canada of four members, and (notwithstanding anything in this Act) in case of the admission of Newfoundland the normal number of Senators shall be seventy-six and their maximum number shall be eightytwo; but Prince Edward Island when admitted shall be deemed to be comprised in the third of the three divisions into which Canada, is, in relation to the constitution of the Senate divided by this Act, and accordingly, after the admission of Prince Edward Island, whether Newfoundland is admitted or not, the representation of Nova Scotia and New Brunswick in the Senate shall, as vacancies occur, be reduced from twelve to ten members respectively, and the representation of each of those Provinces shall not be increased at any time beyond ten, except under the provisions of this Act for the appointment of three or six additional Senators under the direction of the Queen.

### SCHEDULES.

#### The FIRST SCHEDULE

### Electoral Districts of Ontario.

[The division of Ontario into Electoral Districts has been altered by subsequent Dominion and Provincial legislation. See 14-15 Geo. V., c. 63 (Dom.), for representation in the House of Commons; and Rev. Stat. Ont., 1927, c. 6, for representation in the Legislative Assembly of the Province.]

#### A.

#### EXISTING ELECTORAL DIVISIONS.

#### COUNTIES.

- 1. Prescott.
- 2. Glengarry.
- 3. Stormont. 4. Dundas.
- 5. Russell.

- 6. Carleton.
- 7. Prince Edward.
- 8. Halton.
- 9. Essex.

### RIDINGS OF COUNTIES.

- 10. North Riding of Lanark.
- 11. South Riding of Lanark.
- North Riding of Leeds and North Riding of Grenville.
   South Riding of Leeds.
- 14. South Riding of Grenville.
- 15. East Riding of Northumberland.
- 16. West Riding of Northumberland (excepting therefrom the Township of South Monaghan).
- 17. East Riding of Durham.
- 18. West Riding of Durham.
- 19. North Riding of Ontario.

- 20. South Riding of Ontario.
- 21. East Riding of York.22. West Riding of York.

- 23. North Riding of York.
  24. North Riding of Wentworth.
  25. South Riding of Wentworth.
- 26. East Riding of Elgin.
- 27. West Riding of Elgin.
- 28. North Riding of Waterloo.
- 29. South Riding of Waterloo.
- 30. North Riding of Brant.
- 31. South Riding of Brant. 32. North Riding of Oxford.
- 33. South Riding of Oxford.
- 34. East Riding of Middlesex.

#### CITIES, PARTS OF CITIES AND TOWNS.

- 35. West Toronto.
- 36. East Toronto.
- 37. Hamilton.
- 38. Ottawa.
- 39. Kingston.
- 40. London.
- 41. Town of Brockville, with the Township of Elizabethtown thereto attached.
- 42. Town of Niagara, with the Township of Niagara thereto attached.
- 43. Town of Cornwall, with the Township of Cornwall thereto attached.

#### В.

#### NEW ELECTORAL DIVISIONS.

44. The Provisional Judicial District of ALGOMA.

The County of Bruce, divided into two Ridings, to be called respectively the North and South Ridings:-

- 45. The North Riding of Bruce to consist of the Townships of Bury, Lindsay, Eastnor, Albemarle, Amabel, Arran, Bruce, Elderslie, and Saugeen, and the Village of Southampton.
- 46. The South Riding of Bruce to consist of the Townships of Kincardine (including the Village of Kincardine), Green-ock, Brant, Huron, Kinloss, Culross, and Carrick.

The County of Huron, divided into two Ridings, to be called respectively the North and South Ridings:—

- 47. The North Riding to consist of the Townships of Ashfield, Wawanosh, Turnberry, Howick, Morris, Grey, Colborne, Hullett, including the Village of Clinton, and McKillop.
- 48. The South Riding to consist of the Town of Goderich and the Townships of Goderich, Tuckersmith, Stanley, Hay, Usborne, and Stephen.

The County of MIDDLESEX, divided into Ridings, to be called respectively the North, West, and East Ridings:-

49. The North Riding to consist of the Townships of McGillivray and Biddulph, (taken from the County of Huron), and Williams East, Williams West, Adelaide, and Lobo.

- 50. The West Riding to consist of the Townships of Delaware, Caradoc, Metcalfe, Mosa, and Ekfrid, and the Village of Strathroy.
- [The East Riding to consist of the Townships now embraced therein, and be bounded as it is at present.]
  - 51. The County of Lambton to consist of the Townships of Bosanquet, Warwick, Plympton, Sarnia, Moore, Enniskellen, and Brooke, and the Town of Sarnia.
  - The County of Kent to consist of the Townships of Chatham, Dover, East Tilbury, Romney, Raleigh, and Harwich, and the Town of Chatham.
  - 53. The County of BOTHWELL to consist of the Townships of Sombra, Dawn, and Euphemia, (taken from the County of Lambton), and the Townships of Zone, Camden, with the Gore thereof, Orford, and Howard (taken from the County of Kent).

The County of Grey divided into two ridings to be called respectively the South and North Ridings:—

- 54. The South Riding to consist of the Townships of Bentinck, Glenelg, Artemesia, Osprey, Normanby, Egremont, Proton, and Melancthon.
- 55. The North Riding to consist of the Townships of Collingwood Euphrasia, Holland, Saint Vincent, Sydenham, Sullivan, Derby, and Keppel, Sarawak and Brooke, and the Town of Owen Sound.

The County of Perth divided into two Ridings, to be called respectively the South and North Ridings:—

- 56. The North Riding to consist of the Townships of Wallace, Elma, Logan, Ellice, Mornington, and North Easthope, and the Town of Stratford.
- 57. The South Riding to consist of the Townships of Blanshard, Downie, South Easthope, Fullarton, Hibbert, and the Villages of Mitchell and St. Mary's.

The County of Wellington divided into three Ridings to be called respectively North, South and Centre Ridings:—

- 58. The North Riding to consist of the Townships of Amaranth, Arthur, Luther, Minto, Maryborough, Peel, and the Village of Mount Forest.
- 59. The Centre Riding to consist of the Townships of Garafraxa, Erin, Eramosa, Nichol and Pilkington, and the Villages of Fergus and Elora.
- The South Riding to consist of the Town of Guelph, and the Townships of Guelph and Puslinch.

The County of Norfolk, divided into two Ridings, to be called respectively the South and North Ridings:—

- 61. The South Riding to consist of the Townships of Charlotteville, Houghton, Walsingham, and Woodhouse, and with the Gore thereof.
- 62. The North Riding to consist of the Townships of Middleton, Townsend, and Windham, and the Town of Simcoe.
- 63. The County of Haldimand to consist of the Townships of Oneida, Seneca, Cayuga North, Cayuga South, Rainham, Walpole, and Dunn.

- 64. The County of Monck to consist of the Townships of Camborough and Moulton and Sherbrooke, and the Village of Dunnville (taken from the County of Haldimand), the Townships of Caistor and Gainsborough (taken from the County of Lincoln), and the Townships of Pelham and Wainfleet (taken from the County of Welland).
- 65. The County of Lincoln to consist of the Townships of Clinton, Grantham, Grimsby, and Louth, and the Town of St. Catharines.
- 66. The County of Welland to consist of the Townships of Bertie, Crowland, Humberstone, Stamford, Thorold, and Willoughby, and the Villages of Chippewa, Clifton, Fort Erie, Thorold, and Welland.
- 67. The County of Peel to consist of the Townships of Chingua cousy, Toronto, and the Gore of Toronto, and the Villages of Brampton and Streetsville.
- 68. The County of CARDWELL to consist of the Townships of Albion and Caledon (taken from the County of Peel), and the Townships of Adjala and Mono (taken from the County of Simcoe).

The County of Simcoe, divided into two Ridings, to be called respectively the South and the North Ridings:—

- 69. The South Riding to consist of the Townships of West Gwillimbury, Tecumseh, Innisfil, Essa, Tossorontio, Mulmur and the Village of Bradford.
- 70. The North Riding to consist of the Townships of Nottawasaga, Sunnidale, Vespra, Flos, Oro, Medonte, Orillia and Matchedash, Tiny and Tay, Balaklava and Robinson, and the Towns of Barrie and Collingwood.

The County of Victoria, divided into two Ridings, to be called respectively the South and North Ridings:—

- 71. The South Riding to consist of the Townships of Ops, Mariposa, Emily, Verulam, and the Town of Lindsay.
- 72. The North Riding to consist of the Townships of Anson, Bexley, Carden, Dalton, Digby, Eldon, Fenelon, Hindon, Laxton, Lutterworth, Macaulay and Draper, Somerville and Morrison, Muskoka, Monck and Watt (taken from the County of Simcoe), and any other surveyed Townships lying to the north of the said North Riding.

The County of Peterborough, divided into two Ridings, to be called respectively the West and East Ridings:—

- 73. The West Riding to consist of the Townships of South Monaghan, (taken from the County of Northumberland), North Monaghan, Smith, Ennismore, and the Town of Peterborough.
- 74. The East Riding to consist of the Townships of Asphodel, Belmont and Methuen, Douro, Dummer, Galway, Harvey, Minden, Stanhope and Dysart, Otonabee and Snowden, and the Village of Ashburnham, and any other surveyed Townships lying to the north of the said East Riding.

- The County of Hastings, divided into three Ridings, to be called respectively the West, East, and North Ridings:—
  - 75. The West Riding to consist of the Town of Belleville, the Township of Sydney, and the Village of Trenton.
  - The East Riding to consist of the Townships of Thurlow, Tyendinaga, and Hungerford.
  - 77. The North Riding to consist of the Townships of Rawdon, Huntingdon, Madoc, Elzevir, Tudor, Marmora, and Lake, and the Village of Stirling, and any other surveyed Townships lying to the North of the said North Riding.
  - 78. The County of Lennox to consist of the Townships of Richmond, Adolphustown, North Fredericksburgh, South Fredericksburgh, Ernest Town, and Amherst Island, and the Village of Napanee.
  - 79. The County of Addington to consist of the Townships of Camden, Portland, Sheffield, Hinchinbrooke, Kaladar, Kennebec, Olden, Oso, Anglesea, Barrie, Clarendon, Palmerston, Effingham, Abinger, Miller, Canonto, Denbigh, Loughborough, and Bedford.
  - 80. The County of Frontenac to consist of the Townships of Kingston, Wolfe Island, Pittsburgh and Howe Island, and Storrington.

The County of Renfrew, divided into two Ridings, to be called respectively the South and North Ridings:—

- 81. The South Riding to consist of the Townships of McNab, Bagot, Blithfield, Brougham, Horton, Admaston, Grattan, Matawatchan, Griffith, Lyndoch, Raglan, Radcliffe, Brudenell, Sebastopol, and the Villages of Arnprior and Renfrew.
- 82. The North Riding to consist of the Townships of Ross, Bromley, Westmeath, Stafford, Pembroke, Wilberforce, Alice, Petawawa, Buchanan, South Algona, North Algona, Fraser, McKay, Wylie, Rolph, Head, Maria, Clara, Hagarty, Sherwood, Burns, and Richards, and any other surveyed Townships lying north-westerly of the said North Riding.

Every Town and incorporated Village existing at the Union, not specially mentioned in this Schedule, is to be taken as part of the County or Riding within which it is locally situate.

#### The SECOND SCHEDULE.

Electoral Districts of Quebec specially fixed.

COUNTIES OF-

Pontiac. Ottawa. Argenteuil. Huntingdon. Shefford.
Stanstead.
Missisquoi.

Compton.
Wolfe and Richmond.
Megantic.

Town of Sherbrooke.

#### The THIRD SCHEDULE.

Provincial Public Works and Property to be the Property of Canada.

1. Canals, with Lands and Water Power connected therewith.

2. Public Harbours.

3. Lighthouses and Piers, and Sable Island. Steamboats, Dredges, and Public Vessels.
 Rivers and Lake Improvements.

6. Railways and Railway Stocks, Mortgages, and other Debts due by Railway Companies.

7. Military Roads.

8. Custom Houses, Post Offices, and all other Public Buildings, except such as the Government of Canada appropriate for the use of the Provincial Legislatures and Governments.

9. Property transferred by the Imperial Government, and known

as Ordnance Property.

10. Armouries, Drill Sheds, Military Clothing, and Munitions of War, and Lands set apart for general public purposes.

#### The FOURTH SCHEDULE.

Assets to be the Property of Ontario and Quebec conjointly.

Upper Canada Building Fund.

Lunatic Asylums.

Normal School.

Court Houses

in

Aylmer,

Montreal.

Lower Canada.

Kamouraska.

Law Society, Upper Canada. Montreal Turnpike Trust. University Permanent Fund.

Royal Institution.

Consolidated Municipal Loan Fund, Upper Canada.

Consolidated Municipal Loan Fund, Lower Canada.

Agricultural Society, Upper Canada. Lower Canada Legislative Grant.

Quebec Fire Loan.

Tamiscouata Advance Account.

Quebec Turnpike Trust.

Education-East.

Building and Jury Fund, Lower Canada.

Municipalities Fund.

Lower Canada Superior Education Income Fund.

#### The FIFTH SCHEDULE.

#### OATH OF ALLEGIANCE.

I, A.B., do swear, That I will be faithful and bear true Allegiance to Her Majesty Queen Victoria.

Note.—The name of the King or Queen of the United Kingdom of Great Britain and Ireland for the time being is to be substituted from time to time, with proper terms of reference thereto.

## DECLARATION OF QUALIFICATION.

I, A.B., do declare and testify, That I am by law duly qualified to be appointed a member of the Senate of Canada [or as the case may be], and that I am legally or equitably seised as of freehold for my own use and benefit of lands or tenements held in free and common socage [or seised or possessed for my own use and benefit of lands or tenements held in franc aleu or in roture (as the case may be),] in the Province of Nova Scotia [or as the case may be] of the value of four thousand dollars over and above all rents, dues, debts, mortgages, charges, and incumbrances due or payable out of or charged on or affecting the same, and that I have not collusively or colourably obtained a title to or become possessed of the said lands and tenements or any part thereof for the purpose of enabling me to become a member of the Senate of Canada [or as the case may be], and that my real and personal property are together worth four thousand dollars over and above my debts and liabilities.

# Imperial Act, 52-53 Victoria, Chapter 28.

An Act to declare the Boundaries of the Province of Ontario in the Dominion of Canada.

[12th August, 1889.]

WHEREAS the Senate and Commons of Canada in Parliament assembled have presented to Her Majesty the Queen the address set forth in the Schedule to this Act respecting the boundaries of the Province of Ontario:

And whereas the Government of the province of Ontario have assented to the boundaries mentioned in that Address:

And whereas such boundaries so far as the province of Ontario adjoins the province of Quebec are identical with those fixed by the proclamation of the Governor-General issued in November, one thousand seven hundred and ninety-one, which have ever since existed:

And whereas such boundaries, so far as the Province of Ontario adjoins the province of Manitoba, are identical with those found to be the correct boundaries by a report of the Judicial Committee of the Privy Council, which Her Majesty the Queen in Council, on the eleventh day of August, one thousand eight hundred and eighty-four, ordered to be carried into execution:

And whereas it is expedient that the boundaries of the province of Ontario should be declared by authority of Parliament in accordance with the said address:

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

- 1. This Act may be cited as The Canada (Ontario Boundary) Act, 1889.
- 2. It is hereby declared that the westerly, northerly, and easterly boundaries of the province of Ontario are those described in the address set forth in the Schedule to this Act.

### SCHEDULE.

#### ADDRESS TO THE QUEEN FROM THE SENATE AND HOUSE OF COMMONS OF CANADA.

We, Your Majesty's most dutiful and loyal subjects, the Senate and Commons of Canada, in Parliament assembled, humbly approach Your Majesty with the request that Your Majesty may be graciously pleased to cause a measure to be submitted to the Parliament of the United Kingdom, declaring and providing the following to be the westerly, northerly and easterly boundaries of the Province of Ontario, that is to say:—

Commencing at the point where the international boundary between the United States of America and Canada strikes the western shores of Lake Superior, thence westerly along the said boundary to the north-west angle of the Lake of the Woods, thence along a line drawn due north until it strikes the middle line of the course of the river discharging the waters of the lake called Lake Seul, or the Lonely Lake, whether above or below its confluence with the stream flowing from the Lake of the Woods towards Lake Winnipeg. and thence proceeding eastward from the point at which the before-mentioned line strikes the middle line of the course of the river last aforesaid, along the middle line of the course of the same river (whether called by the name of the English River or, as to the part below the confluence, by the name of the River Winnipeg) up to Lake Seul or the Lonely Lake, and thence along the middle line of Lake Seul or Lonely Lake to the head of that lake, and thence by a straight line to the nearest point of the middle line of the waters of Lake St. Joseph, and thence along that middle line until it reaches the foot or outlet of that lake, and thence along the middle line of the river by which the waters of Lake St. Joseph discharge themselves to the shore of the part of Hudson's Bay commonly known as James Bay, and thence south-easterly following upon the said shore to a point where a line drawn due north from the head of Lake Temiscamingue would strike it, and thence due south along the said line to the head of the said lake, and thence through the middle channel of the said lake into the Ottawa River, and thence descending along the middle of the main channel of the said river to the intersection by the prolongation of the western limits of the Seigneurie of Rigaud, such mid-channel being as indicated on a map of the Ottawa Ship Canal Survey made by Walter Shanly, C.E., and approved by order of the Governor-General in Council, dated the twenty-first July, one thousand eight hundred and eightysix; and thence southerly, following the said westerly boundary of the Seigneurie of Rigaud to the south-west angle of the said Seigneurie, and then southerly along the western boundary of the augmentation of the township of Newton to the north-west angle of the Seigneurie of Longueuil, and thence south-easterly along the south-western boundary of said Seigneurie of New Longueuil to a stone boundary on the north bank of the Lake St. Francis, at the cove west of Point au Baudet, such line from the Ottawa River to Lake St. Francis being as indicated on a plan of the line of boundary between Upper and Lower Canada, made in accordance with the Act 23 Victoria, chapter 21, and approved by order of the Governor-General in Council, dated the 16th of March, 1861.

Act of the Legislature of the Province of Ontario passed in the Second Session held in the sixty-second year of the reign of Her late Majesty Queen Victoria.

# CHAPTER 2.

An Act respecting the Boundary between the Provinces of Ontario and Manitoba.

Assented to 1st April, 1899.

Preamble.

W HEREAS by The British North America Act, 1871, it is provided that the Parliament of Canada may from time to time with the consent of the Legislature of any Province increase, diminish or otherwise alter the limits of such Province; and whereas the western boundary of the Province of Ontario has been laid down by the Commissioners appointed for the purpose of delimiting by survey the boundary line between the Provinces of Ontario and Manitoba from the north-west angle of the Lake of the Woods to the English River in accordance with the description contained in the Schedule to the Act of the Imperial Parliament known as The Canada (Ontario Boundary) Act, 1889; and whereas it is expedient that the said boundary so laid down should be adopted and confirmed;

Therefore Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:—

Consent of Legislature to adoption of boundary fixed by commissioners. 1. In case the Legislature of the Province of Manitoba consents thereto the Legislature of the Province of Ontario hereby consents that the Parliament of Canada may declare that the boundary line marked and laid down by the said Commissioners and described in the Schedule to this Act shall be the boundary line between this Province and the Province of Manitoba, although the limits of the Province may be thereby increased, diminished, or otherwise altered.

#### SCHEDULE.

Description by metes and bounds of western boundary of the Province of Ontario.

Commencing at the initial point at the north-west angle of the Lake of the Woods, in the District of Rainy River, said initial

point being one hundred and fifty chains and one link due north from an iron post four feet above ground, planted about five chains from the north bank of the North West Angle river, bearing the following inscriptions: "October 20th, 1818" on the south side, and on the north side the words "Convention of London," said post having been planted by the International Boundary Commissioners in 1872, to mark the boundary between the Dominion of Canada and the United States of America, said initial point being also one hundred and ten chains and sixty-two links due north from an iron post four feet above ground bearing similar inscriptions; thence from said initial point due north astronomically along the boundary between the Provinces of Ontario and Manitoba, a distance of fifty-eight miles, twenty-seven chains and four links to the water's edge of the Winnipeg River, where an iron post has been planted, marked "Ont." on the east side and "Man." on the west side, said boundary being marked at every mile by an iron post marked with the number of the mile on the south side, the letters "Man." for Manitoba on the west side, and "Ont." for Ontario on the east side, thence still due north along said boundary until it strikes the middle line of the course of the Winnipeg river discharging the lake called Lac Seul or the Lonely Lake, said boundary line being shown on a plan of survey by E. Stewart, O.L.S., and B. J. Saunders, O.L.S., commissioners appointed by orders-incouncil to determine the boundary between the Provinces of Ontario and Manitoba, said plan being dated 30th April, 1898, and on record in the Department of the Interior at Ottawa as well as in the Department of Crown Lands, Toronto.

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Act of the Parliament of the Dominion of Canada passed in the second year of His Majesty's reign.

# CHAPTER 40.

An Act to extend the Boundaries of the Province of Ontario.

Assented to 1st April, 1912.

Preamble.

WHEREAS, on the thirteenth day of July, one thousand nine hundred and eight, the House of Commons resolved that the limits of the Province of Ontario should be increased by the extension of the boundaries of the province so as to include the territory hereinafter described, as in the said resolution is more particularly set out, upon such terms and conditions as may be agreed to by the Legislature of Ontario and by the Parliament of Canada: Therefore, subject to the consent of the said Legislature, His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Short title.

1. This Act may be cited as The Ontario Boundaries Extension Act.

Boundaries extended.

2. The limits of the Province of Ontario are hereby increased so that the boundaries thereof shall include, in addition to the present territory of the said province, the territory bounded and described as follows: Commencing at the most northerly point of the westerly boundary of the Province of Ontario as determined by The Canada (Ontario Boundary) Act, 1889, chaptered 28 of the Statutes of 1899 of the United Kingdom, (the said westerly boundary being the easterly boundary of the Province of Manitoba); thence continuing due north along the same meridian to the intersection thereof with the centre of the road allowance on the twelfth base line of the system of Dominion Land Surveys; thence northeasterly in a right line to the most eastern point of Island Lake, as shown in approximate latitude 53° 30' and longitude 93° 40' on the railway map of the Dominion of Canada, published on the scale of thirty-five miles to one inch, in the year one thousand nine hundred and eight, by the authority of the Minister of the Interior; thence northeasterly in a right line to the point where the eighty-ninth meridian of west longitude intersects the southern shore of Hudson Bay; thence easterly

U. K. 1889 c. 28. and southerly following the shore of the said bay to the point where the northerly boundary of the Province of Ontario as established under the said Act intersects the shore of James Bay; thence westward along the said boundary as established by the said Act to the place of commencement; and all the land embraced by the said description shall, from and after the commencement of this Act, be added to the Province of Ontario, and shall, from and after the said commencement, form and be part of the said Province of Ontario, upon the following terms and conditions and subject to the following provisions :--

(a) That the Province of Ontario will recognize the Indian rights rights of the Indian inhabitants in the territory territory. above described to the same extent, and will obtain surrenders of such rights in the same manner, as the Government of Canada has heretofore recognized such rights and has obtained surrender thereof, and the said province shall bear and satisfy all charges and expenditure in connection with or arising out of such surrenders.

- (b) That no such surrender shall be made or obtained Surrenders. except with the approval of the Governor in Council.
- (c) That the trusteeship of the Indians in the said terri- Trusteeship. tory, and the management of any lands now or hereafter reserved for their use, shall remain in the Government of Canada subject to the control of Parliament.
- 3. Nothing in this Act shall in any way prejudice or affect Hudson's Bay the rights or properties of the Hudson's Bay Company as preserved. contained in the conditions under which that Company surrendered Ruperts Land to the Crown.

4. This Act shall come into force on a day to be fixed by Commence proclamation of the Governor in Council published in The Canada Gazette, but such proclamation shall not be made Consent of until after the Legislature of Ontario shall have consented Legislature. to the increase of the limits of the province herein provided for, and agreed to the terms, conditions and provisions aforesaid.

(Note.—The reference in the preamble of the above Act to the thirteenth day of July one thousand nine hundred and eight is incorrect; and the correct date is the eighteenth day of March, 1912. See the Journals of the House of Commons of Canada, Vol. XLVII, page 344.)

Act of the Legislature of the Province of Ontario passed in the second year of His Majesty's reign.

# CHAPTER 3.

An Act to express the Consent of the Legislative Assembly of the Province of Ontario to an Extension of the Limits of the Province.

Assented to 16th April, 1912.

H IS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:—

Consent to increase of limits.

1. The Legislative Assembly of the Province of Ontario hereby consents to the Parliament of Canada increasing the limits of the Province of Ontario so that the boundaries thereof shall include in addition to the present territory of the Province the territory bounded and described in the Act of the Parliament of Canada set forth in the Schedule to this Act.

Consent to effect and operation of such increase. 2. The said Legislative Assembly further consents to the Parliament of Canada making provision respecting the effect and operation of such increase of territory in the manner set forth in the said Act.

#### SCHEDULE.

AN ACT TO EXTEND THE BOUNDARIES OF THE PROVINCE OF ONTARIO.

Preamble.

Whereas, on the thirteenth day of July, one thousand nine hundred and eight, the House of Commons resolved that the limits of the Province of Ontario should be increased by the extension of the boundaries of the province so as to include the territory hereinafter described, as in the said resolution is more particularly set out, upon such terms and conditions as may be agreed to by the Legislature of Ontario, and by the Parliament of Canada; Therefore, subject to the consent of the said Legislature, His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Short title.

1. This Act may be cited as The Ontario Boundaries Extension Act.

2. The limits of the Province of Ontario are hereby increased Boundaries so that the boundaries thereof shall include, in addition to the extended. present territory of the said province, the territory bounded and described as follows:—Commencing at the most northerly point of the westerly boundary of the Province of Ontario as determined by The Canada (Ontario) Boundary Act, 1889, Chapter 28, of the U. K. 1889, Statutes of 1889 of the United Kingdom, (the said westerly bound- c. 28. ary being the easterly boundary of the Province of Manitoba); thence continuing due north along the same meridian to the intersection thereof with the centre of the road allowance on the twelfth base line of the system of Dominion Land Surveys; thence northeasterly in a right line to the most eastern point of Island Lake as shown in approximate latitude 53 deg., 30 min., and longitude 93 deg., 40 min., on the railway map of the Dominion of Canada, published, on the scale of thirty-five miles to one inch, in the year one thousand nine hundred and eight, by the authority of the Minister of the Interior; thence northeasterly in a right line to the point where the eighty-ninth meridian of west longitude intersects the southern shore of Hudson Bay; thence easterly and southerly following the shore of the said Bay to the point where the northerly boundary of the Province of Ontario as established under the said Act intersects the shore of James Bay; thence westward along the said boundary as established by the said Act to the place of commencement; and all the land embraced by the said description shall, from and after the commencement of this Act, be added to the Province of Ontario and shall, from and after the said com-mencement, form and be part of the said Province of Ontario; upon the following terms and conditions and subject to the following provisions:

.(a) That the Province of Ontario will recognize the rights of Indian rights the Indian inhabitants in the territory above described to the same in new territory. extent, and will obtain surrenders of such rights in the same manner as the Government of Canada has heretofore recognized such rights and has obtained surrender thereof and the said Province shall bear and satisfy all charges and expenditure in connection with or arising out of such surrenders;

- (b) That no such surrender shall be made or obtained except Surrenders. with the approval of the Governor in Council.
- (c) That the trusteeship of the Indians in the said territory, Trusteeship. and the management of any lands now or hereafter reserved for their use, shall remain in the Government of Canada subject to the control of Parliament.
- 3. This Act shall come into force on a day to be fixed by pro-Commence-clamation of the Governor in Council published in The Canada ment of Act. Gazette, but such proclamation shall not be made until after the Legislature of Ontario shall have consented to the increase of the Consent of limits of the Province herein provided for, and agreed to the terms, Ontario conditions and provisions aforesaid.
- 4 Nothing in this Act shall in any way prejudice or affect the Hudson's Bay rights or properties of the Hudson's Bay Company as contained in Co. rights the conditions under which that company surrendered Ruperts Land to the Crown.

[Note.—The reference in the Act set forth in the foregoing Schedule to the thirteenth day of July, one thousand nine hundred and eight is incorrect; and the correct date is the eighteenth day of March, 1912. See the Journals of the House of Commons of Canada, Vol. XLVII, page 344.]

Extract from Proclamations and Orders of the Governor-General in Council having force of law printed with the volume of the Acts of the Parliament of Canada. 3-4 Geo. V., at page lxxxvi.

### DEPARTMENT OF JUSTICE.

By Proclamation dated 10th May, 1912, an Act of the Parliament of Canada, passed in the session thereof held in the second year of His Majesty's reign, chapter 40, and intituled An Act to Extend the Boundaries of the Province of Ontario, was brought into force on, from and after the 15th May, 1912, Vide Canada Gazette, Vol. XLV, p. 4276.

EXTENT OF

The whole.

# SCHEDULE A.

SCHEDULE of Acts contained in the Revised Statutes of Ontario, 1914, and Acts of the Legislature of Ontario passed thereafter which are repealed from the day upon which the Revised Statutes of Ontario 1927, take effect.

This Schedule does not include Acts or parts of Acts in the Revised Statutes of Ontario, 1914, or passed at subsequent sessions of the Legislature which have already been expressly repealed. A reference to Schedule B will show what enactments have been thus dealt with.

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	Chap	TITLE OF ACT.	REPEAL.	
REVISED STATUTES OF ONTARIO, 1914.				
	3	An Act respecting the Territorial Division of Ontario for Municipal and Judicial purposes.	The whole. The whole. The whole.	
	10	An Act to provide for the Prompt Punishment for Personation at Elections for the Legislative Assembly.  An Act respecting Controverted Elections of Members of the Legislative Assembly.	The whole. The whole.	
	12	An Act respecting the Lieutenant-Governor and his Deputies.	The whole. The whole, except s. 4. The whole	
	14 15 16 17 18	An Act respecting the Public Service of Ontario.  An Act respecting Public Officers.  An Act respecting the Office of Sheriff.  An Act respecting the Fees of certain Public Officers.  An Act respecting Inquiries concerning Public Matters.	The whole. The whole. The whole. The whole. The whole.	
	20 21	An Act respecting the Publication of Official Notices.  An Act respecting the Consolidated Revenue Fund.  An Act respecting the Raising of Loans authorized by the Legislature.  An Act respecting the Public Revenue.	The whole. The whole. The whole.	
	23 24 25	An Act to provide for Auditing the Public Accounts of the Province. An Act respecting the payment of Succession Duty. An Act respecting Law Stamps. An Act respecting the Taxation of Certain Corporations for Provincial Purposes.	The whole. The whole.	
		An Act respecting Public Lands and the Department of Lands, Forests and Mines.	except subs 2 of s. 57.	
	30	An Act respecting Timber on Public Lands.  An Act respecting Forest Reserves.  An Act for the Protection of the Public Interests in the Bed of Navigable Waters.	The whole. The whole The whole.	
	35	An Act respecting Town Sites.  An Act respecting the Public Works of Ontario.	The whole.	

41 An Act respecting Colonization Roads.

## TITLE OF ACT.

EXTENT OF

REPEAL.

# REVISED STATUTES OF ONTARIO, 1914—Continued.

	REVISED STATUTES OF ONTARIO, 1914—Communeu.	
43	An Act respecting Municipal Debentures issued for Drainage	The whole.
44	Works.	The whole
46	An Act respecting Tile, Stone and Timber Drainage Debentures.	
47	An Act respecting Agricultural Associations.	The whole.
47	An Act respecting Agricultural Societies.	The whole,
40	A A A	except s. 3.
40	An Act respecting Horticultural Societies.	The whole.
52	An Act respecting Provincial Parks.	The whole.
53	An Act respecting Burlington Beach.	The whole.
54	An Act respecting Appeals to His Majesty in His Privy Council.	The whole.
	An Act respecting the Supreme Court of Canada and the Exchequer Court of Canada.	
56	An Act respecting the Supreme Court of Ontario and the Admin-	The whole ex-
	istration of Justice in Ontario.	cept subs.4 of
		s. 7, ss. 90,
		91, 93 and 94.
57	An Act respecting the Judges of the Supreme Court of Ontario.	The whole.
58	An Act respecting County and District Judges and Local Courts.	The whole.
59	An Act respecting the County Courts and District Courts.	The whole.
60	An Act respecting the Courts of General Sessions of the Peace.	The whole.
	An Act respecting the County Court Judges Criminal Courts.	The whole.
62	An Act respecting the Surrogate Courts.	The whole
		except. subs.
		2 of s. 6, ss. 7
		and 20 subs.
		1 of s. 21, and
		s. 30.
63	An Act respecting the Division Courts.	The whole.
64	An Act respecting Jurors and Juries.	The whole.
65	An Act respecting Arbitration and References.	The whole.
	An Act respecting Lunatics.	The whole.
	An Act respecting Actions of Replevin.	The whole.
	An Act respecting Dower.	The whole
• •	I'm net respecting Dower.	except s. 19
		and such part
		of s. 20 as is
		not consoli-
		dated in c.
		100. s. 18.
71	An Act respecting Actions for Libel and Slander.	The whole.
	An Act respecting the Action for Seduction.	The whole.
72	An Act respecting the Action for Seduction.  An Act respecting the Administration by the Crown of Estates of	
	Intestates.	
74	An Act relating to Leases, Sales and Mortgages of Settled Estates.	The whole.
	An Act respecting the Limitation of Actions.	
	An Act respecting Witnesses and Evidence.	The whole.
	An Act respecting Commissioners for taking Affidavits.	The whole.
	An Act respecting the Costs of Distress or Seizure of Chattels.	The whole.
	An Act respecting Execution.	The whole.
	An Act to prevent Priority among Execution Creditors.	The whole.
	An Act respecting Absconding Debtors.	The whole.
	An Act respecting the Arrest of Fraudulent Debtors.	The whole.
84	An Act for more effectually securing the Liberty of the Subject.	The whole.
85	An Act for expediting the decision of Constitutional and other	The whole.
	Provincial Questions.	PP14 4 1
93	An Act respecting Commissioners of Police appointed by the Gov-	The whole.
	ernment of Canada.	P151 1 1
98	An Act respecting Estreats.	The whole.

## TITLE OF ACT.

EXTENT OF

REPEAL.

## REVISED STATUTES OF ONTARIO, 1914—Continued.

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	101	An Act respecting the application of the Law of England in certain matters.	The whole.
	102	An Act for the Prevention of Frauds and Perjuries.	The whole.
	103	An Act respecting Mortmain and the disposition of Land for Charitable Uses.	
	104	An Act respecting Escheats and Forfeitures.	The whole.
	105		The whole
	100		except subs
	106		The whole.
		An Act respecting Powers of Attorney.	The whole.
	100	An Act respecting the right of property in Swarms of Bees. An Act respecting the Rights of Aliens in relation to Real Property.	
			except s. 4.
	109	An Act respecting the Law and Transfer of Property.	The whole.
	110	An Act to restrain the Accumulation of the Profits or Produce of	The whole
	444	Real or Personal Estate.	except s. 4.
		An Act respecting Petty Trespasses.	The whole,
	112	An Act respecting Mortgages of Real Estate.	The whole
	110		except s. 15.
		An Act respecting the Assurance of Estates Tail.	The whole.
	114	An Act respecting the Partition and Sale of Real Estate.	The whole
	-		except ss. 3
	115	4 4 4 4 7 6 6 6	10 and 11.
		An Act respecting Short Forms of Conveyances.	The whole.
	110	An Act respecting Short Forms of Leases.	The whole.
	110	An Act respecting Short Forms of Mortgages.	The whole.
	110	An Act respecting Accidental Fires.	The whole.
	119	An Act respecting the Devolution and Distribution of Estates.	The whole.
	120	An Act respecting Wills.  An Act respecting Vendors and Purchasers and to simplify Titles.	
		An Act for Quieting Titles to Real Estate.	The whole.
	194	An Act respecting the Registration of Instruments relating to Lands.	
	121	All Act respecting the Registration of Instruments relating to Lands.	except. s. 6.
	125	An Act respecting the Custody of Documents relating to Titles to Land.	
	126	An Act to simplify Titles and to facilitate the Transfer of Land.	The whole.
		An Act respecting Ferries.	The whole.
	132	An Act respecting the Legal Meaning of Expressions relative to Time.	The whole.
	133	An Act to amend the Mercantile Law.	The whole.
	134	An Act respecting Assignments and Preferences by Insolvent Persons.	
	125	An Act respecting Mortgages and Sales of Personal Property.	The whole.
		An Act respecting Conditional Sales of Goods.	The whole.
	137	An Act respecting Contracts in relation to Goods in the Possession	
	10.	of Agents and others.	
		An Act respecting Limited Partnerships.	The whole.
	139	An Act respecting the Registration of Partnerships.	The whole.
	141	The Woodman's Lien for Wages Act.	The whole.
	142	An Act to secure Payment of Wages for Labour performed in the Construction of Works.	The whole.
	143	An Act respecting Wages.	The whole.
	144	An Act respecting Master and Servant.	The whole.
	145	An Act respecting Councils of Conciliation and of Arbitration for settling Industrial Disputes.	The whole.
	100	An Act to facilitate the Conveyance of Land by Married Women.	s 6
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TITLE OF ACT.

EXTENT OF REPEAL.

# REVISED STATUTES OF ONTARIO, 1914—Continued.

155	An Act respectting he Law of Landlord and Tenant.	The whol	0
100	An Act respecting he haw of handlord and renant.	except. s	
		subs. 3 of	
		10 and s. 1	
156	An Act respecting the Apportionment of Periodical Payments.	The whole.	
157	An Act respecting the Law Society of Upper Canada.	The whole.	
158	An Act respecting Barristers-at-Law.	The whole.	
159	An Act respecting Solicitors.	The who	16
		except subs.	
-		and 2 of s.	
		and s. 8.	
160	An Act respecting Notaries Public.	The whole.	
	An Act respecting the Profession of Medicine and Surgery.	The whole.	
162	An Act respecting the Study of Anatomy.	The whole.	
164	An Act respecting Pharmacy.	The whole.	
165	An Act respecting Land Surveyors.	The whole.	
167	An Act respecting the Profession of Architects.	The whole.	
168	An Act respecting the Chartered Stenographic Reporters' Associa-	The whole.	
	tion of Ontario.		
	An Act respecting Chartered Accountants.	The whole.	
	An Act respecting Innkeepers and Others.	The whole.	
	An Act respecting Embalmers and Undertakers.	The whole.	
	An Act respecting Money-Lending.	The whole.	
	An Act respecting Pawnbrokers.	The whole.	
	An Act respecting Joint Stock and other Companies.	The whole.	
100	An Act respecting the licensing of Extra Provincial Corporations.	The whole.	
129	An Act respecting Telegraph Companies.  An Act respecting Companies for the Construction of Wharfs and		
102	Harbours.	The whole.	
184	An Act respecting Loan and Trust Corporations.	The whole.	
	An Act respecting Railways.	The whole.	
	An Act respecting the Ontario Railway and Municipal Board.	The whole.	
189	An Act respecting Corporations operating certain Public Utilities.	The whole.	
190	An Act respecting Security by Guarantee Companies.	The whole.	
191	An Act respecting Cheese and Butter Exchanges.	The whole.	
	An Act respecting Local Improvements	The whole.	
	An Act respecting Municipal Taxation.	The whole.	
196	An Act respecting Statute Labour.	The whole.	
197	An Act respecting the Granting of Franchises by Municipal Councils.	The whole.	
198	An Act respecting Municipal Drainage.	The whole.	
199	An Act respecting Municipal Arbitrations.	The whole.	
200	An Act to make better provision for keeping and auditing Muni-	The whole.	
	cipal and School Accounts.	Arts 4 6	
201	An Act to exempt Firemen from Certain Local Services.	The whole.	
203	An Act to provide for the Establishment and Maintenance of	The whole.	
001	Public Parks.	The mhoto	
204	An Act respecting the Construction and Operation of Works for	The whole.	
	supplying Public Utilities by Municipal Corporations and		
200	Companies.	The whole.	
	An Act respecting Double Tracks in Snow Roads.	The whole.	
211	An Act respecting Snow Fences.	The whole.	
215	An Act respecting Circuses and Travelling Shows. An Act for the better preventing of excessive and deceitful Gaming.		
210	An Act respecting Vaccination and Inoculation.	The whole.	
220	2 An Act respecting Milk, Cheese and Butter Manufacturers.	The whole.	
	An Act respecting the Manufacture and Sale of Bread.	The whole.	
	An Act for the prevention of Fraud in the Sale of Fruit.	The whole.	
200 300 6	store or or or front services or a same in the same or a same		

EXTENT OF REPEAL.

## REVISED STATUTES OF ONTARIO, 1914—Continued.

200	A. A. A. A	PM 1 . 1 .
227	An Act to prevent the Fraudulent Entry of Horses at Exhibitions.	
220	An Act respecting Fraud by Debt Collectors.	The whole.
	An Act for the Protection of Persons Employed in the Construction of Buildings.	
229	An Act for the Protection of Persons Employed in Factories, Shops and Office Buildings.	The whole.
230	An Act to regulate Maternity Boarding Houses and for the Protec-	The whole.
232	tion of Infant Children.  An Act for the Protection of Females in Institutions Subject to	The whole.
	Inspection.	
200	An Act to regulate the Means of Egress from Public Buildings.	The whole.
200	An Act to regulate Halls, Theatres and Cinematographs.	The whole.
	An Act for the Prevention of Accidents by Fire in Hotels and other like Buildings.	
238	An Act to require the Owners of Threshing and other Machines to	The whole.
	guard against Accidents.	
239	An Act respecting Offensive Weapons.	The whole.
240	An Act respecting Reforestation by Counties.	The whole.
242	An Act to authorize the Appointment of Fire Guardians.	The whole.
243	An Act to provide Means of Extinguishing Fires in Townships.	The whole.
244	An Act to protect Beaches and Shores and Beds of Rivers and	
211	Streams.	The whole.
245	An Act respecting Beaches and River Beds.	The whole.
247	An Act respecting Pounds.	The whole.
	An Act respecting the Destruction by Constables and others of	
2.10	Injured Animals.	THE WHOLE.
251	An Act respecting Steam Threshing Engines.	The whole.
252	An Act respecting Steam Boilers.	The whole.
254	An Act to prevent the Spread of Insect and Fungus Diseases In-	
	jurious to Vegetation.	
255	An Act respecting the Barberry Shrub.	The whole.
256	An Act to prevent the Extermination of the Plant called Ginseng.	
257		The whole.
258	An Act for the Suppression of Foul Brood Among Bees.	The whole.
259		The whole.
260		The whole.
		The whole.
		The whole.
267	An Act respecting Continuation Schools.	The whole.
		The whole.
269		The whole.
270	An Act respecting Separate Schools.	The whole.
		The whole.
	An Act respecting radius har Schools.  An Act respecting the Schools for the Instruction of the Deaf and	
	Blind.	i ne whoie.
277		The whole.
278		The whole.
279	An Act respecting the University of Toronto.	The whole.
280		The whole.
281	An Act respecting The Agricultural College.	The whole.
282	An Act respecting The Ontario Veterinary College.	The whole.
283	An Act for the Establishment of Mining Schools.	The whole.
		The whole.
		The whole,
200		except ss. 3-6
		The whole,
9971		

TITLE OF ACT.	EXTENT OF REPEAL.
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# REVISED STATUTES OF ONTARIO, 1914—Continued.

288 An Act respecting The Andrew Mercer Ontario Reformatory for	The whole.
Females.	
290 An Act respecting Houses of Refuge.	The whole.
291 An Act respecting Houses of Refuge in Provisional Judicial District	s. The whole.
292 An Act respecting Industrial Farms.	The whole.
293 An Act respecting Gaols.	The whole.
294 An Act respecting the Erection of Court Houses in Territorial Di	s- The whole.
tricts.	
295 An Act respecting Provincial Hospitals for the Insane and the Cu	s- The whole.
tody of Insane Persons.	
296 An Act respecting Private Sanitaria for Mental Diseases.	The whole.
298 An Act respecting Sanatoria for Consumptives.	The whole.
299 An Act respecting The Toronto General Hospital.	The whole.
300 An Act relating to Hospitals and Charitable Institutions.	The whole.
301 An Act to provide for the Inspection of Provincial and other Hosp	
tals, Charities, Prisons and Court Houses.	THE WHOLE.
tais, Charities, I risons and Court Houses.	

2	An Act to confirm the Revised Statutes of Ontario, 1914, and to	The whole.
	correct certain Clerical and Typographical Errors Therein.	
3	An Act to amend The Territorial Division Act.	The whole.
	An Act to Prohibit Political Contributions by Corporations, License	The whole.
	Holders and Public Contractors.	
8		The whole.
		The whole.
	An Act to amend The Corporations Tax Act.	The whole.
	An Act respecting the Export of Pulpwood.	The whole.
	An Act respecting the Export of Fullywood.  An Act respecting Radium.	The whole.
	An Act to amend The Tile Drainage Act.	The whole.
	An Act respecting Advertising of Agricultural Resources by Counties.	
21		The whole
00		except ss. 9 58
23	1	The whole
0.4		except s. 1.
		The whole.
25	An Act to provide for Compensation to Workmen for Injuries sus-	The whole.
	tained and Industrial Diseases contracted in the course of their	
	Employment.	
26	An Act to amend The Ontario Land Surveyors' Act.	The whole.
	An Act to amend The Ontario Companies Act.	The whole.
	An Act to amend The Public Utilities Act.	The whole.
39	An Act for the Better Prevention of Ticket Speculation.	The whole.
40	An Act to amend The Factory, Shop and Office Building Act.	The whole.
41	An Act to provide for the appointment of a Fire Marshal for the	The whole.
	Province of Ontario.	
48	An Act to amend The Industrial Schools Act.	The whole.
49	An Act respecting Auxiliary Classes.	The whole.
		The whole.
	An Act to amend The Ontario Reformatory Act and to confirm	s. 1.
-	a certain Order-in-Council.	
52	An Act to amend The Industrial Farms Act	The whole.
	An Act to amend The Hospitals for the Insane Act.	The whole.
	An Act respecting The Hospital for Epileptics.	The whole.
00	The respecting a ne riospital for exprepties.	THE WHOLE.

0	TITLE OF ACT.	EXTENT OF
Chapter.	TITLE OF ACT.	REPEAL.
	1915	
2	An Act to amend The Representation Act.	The whole.
		except ss. 5,6.
	An Act to amend an Act for raising Money on the Credit of the Consolidated Revenue Fund of Ontario.	The whole.
	An Act to amend The Succession Duty Act.  An Act to amend The Corporations Tax Act.	The whole.
9	An Act to provide for the payment of an Annuity to Alice, Lady Whitney.	
20	The Statute Law Amendment Act.	The whole.
		except ss. 3, 7, 29.
23	An Act respecting Accounting by Persons administering Charitable Gifts.	The whole.
	An Act to amend The Workmen's Compensation Act.	The whole.
	An Act for the better protection of Workmen having certain claims for Compensation against their Employers.	
_	An Act to amend The Law Society Act.	s. 2.
	An Act to amend The Ontario Medical Act.	The whole.
28	An Act to amend The Pharmacy Act.	The whole,
	4 4 4 4 1 70 4 1 70 13 1 13 5 1 1 1 1 December 4 4 4	except s. 2.
	An Act to amend The Ontario Railway and Municipal Board Act.	The whole.
	The Local Improvement Act.	The whole.
30	The Assessment Amendment Act.	The whole.
38	An Act to amend The Municipal Franchises Act.  An Act respecting the furnishing of certain Appliances for Protec	
	tion against Accidents by Fire in Buildings.  An Act to amend The School Laws.	The whole.
40	An Act to amend The School Laws.	The whole.
	1916	
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4	An Act for the creation of a Provincial Committee to secure the	
4	organization of the resources of Ontario for efficient co-operation	
4	organization of the resources of Ontario for efficient co-operation with the Federal authorities in the prosecution of the war, and	
4	organization of the resources of Ontario for efficient co-operation with the Federal authorities in the prosecution of the war, and the maintenance of the Agricultural and Industrial Production	
	organization of the resources of Ontario for efficient co-operation with the Federal authorities in the prosecution of the war, and the maintenance of the Agricultural and Industrial Production of the Province.	
7	organization of the resources of Ontario for efficient co-operation with the Federal authorities in the prosecution of the war, and the maintenance of the Agricultural and Industrial Production of the Province.  An Act to amend The Succession Duty Act.	The whole.
7 8	organization of the resources of Ontario for efficient co-operation with the Federal authorities in the prosecution of the war, and the maintenance of the Agricultural and Industrial Production of the Province.  An Act to amend The Succession Duty Act.  An Act to amend The Corporations Tax Act.	
7 8 9	organization of the resources of Ontario for efficient co-operation with the Federal authorities in the prosecution of the war, and the maintenance of the Agricultural and Industrial Production of the Province.  An Act to amend The Succession Duty Act. An Act to amend The Corporations Tax Act. An Act to increase the Supplementary Revenue of Ontario.	The whole. The whole. The whole.
7 8 9	organization of the resources of Ontario for efficient co-operation with the Federal authorities in the prosecution of the war, and the maintenance of the Agricultural and Industrial Production of the Province.  An Act to amend The Succession Duty Act. An Act to amend The Corporations Tax Act. An Act to increase the Supplementary Revenue of Ontario. An Act to regulate the use of the Waters of the Province of Ontario	The whole. The whole. The whole.
7 8 9 21	organization of the resources of Ontario for efficient co-operation with the Federal authorities in the prosecution of the war, and the maintenance of the Agricultural and Industrial Production of the Province.  An Act to amend The Succession Duty Act. An Act to amend The Corporations Tax Act. An Act to increase the Supplementary Revenue of Ontario.	The whole. The whole. The whole.
7 8 9 21	organization of the resources of Ontario for efficient co-operation with the Federal authorities in the prosecution of the war, and the maintenance of the Agricultural and Industrial Production of the Province.  An Act to amend The Succession Duty Act. An Act to amend The Corporations Tax Act. An Act to increase the Supplementary Revenue of Ontario. An Act to regulate the use of the Waters of the Province of Ontario for Power Development Purposes.	The whole. The whole. The whole.
7 8 9 21 22 24	organization of the resources of Ontario for efficient co-operation with the Federal authorities in the prosecution of the war, and the maintenance of the Agricultural and Industrial Production of the Province.  An Act to amend The Succession Duty Act. An Act to amend The Corporations Tax Act. An Act to increase the Supplementary Revenue of Ontario. An Act to regulate the use of the Waters of the Province of Ontario for Power Development Purposes. An Act to amend The Municipal Drainage Aid Act. The Statute Law Amendment Act.	The whole. The whole. The whole. The whole. The whole, except ss. 38 41, 51, 52.
7 8 9 21 22 24	organization of the resources of Ontario for efficient co-operation with the Federal authorities in the prosecution of the war, and the maintenance of the Agricultural and Industrial Production of the Province.  An Act to amend The Succession Duty Act. An Act to amend The Corporations Tax Act. An Act to increase the Supplementary Revenue of Ontario. An Act to regulate the use of the Waters of the Province of Ontario for Power Development Purposes. An Act to amend The Municipal Drainage Aid Act. The Statute Law Amendment Act.  An Act to amend The Division Courts Act.	The whole. The whole. The whole. The whole. The whole, except ss. 38 41, 51, 52. The whole.
7 8 9 21 22 24 26 29	organization of the resources of Ontario for efficient co-operation with the Federal authorities in the prosecution of the war, and the maintenance of the Agricultural and Industrial Production of the Province.  An Act to amend The Succession Duty Act. An Act to amend The Corporations Tax Act. An Act to increase the Supplementary Revenue of Ontario. An Act to regulate the use of the Waters of the Province of Ontario for Power Development Purposes. An Act to amend The Municipal Drainage Aid Act. The Statute Law Amendment Act.  An Act to amend The Division Courts Act. An Act to facilitate the execution of Trusts during the present war.	The whole. The whole. The whole. The whole. The whole, except ss. 38 41, 51, 52. The whole. The whole.
7 8 9 21 22 24 26 29 31	organization of the resources of Ontario for efficient co-operation with the Federal authorities in the prosecution of the war, and the maintenance of the Agricultural and Industrial Production of the Province.  An Act to amend The Succession Duty Act. An Act to amend The Corporations Tax Act. An Act to increase the Supplementary Revenue of Ontario. An Act to regulate the use of the Waters of the Province of Ontario for Power Development Purposes. An Act to amend The Municipal Drainage Aid Act. The Statute Law Amendment Act.  An Act to amend The Division Courts Act. An Act to facilitate the execution of Trusts during the present war. An Act to amend The Workmen's Compensation Act.	The whole. The whole. The whole. The whole. The whole, except ss. 38 41, 51, 52. The whole. The whole. The whole. The whole.
7 8 9 21 22 24 26 29 31 35	organization of the resources of Ontario for efficient co-operation with the Federal authorities in the prosecution of the war, and the maintenance of the Agricultural and Industrial Production of the Province.  An Act to amend The Succession Duty Act. An Act to amend The Corporations Tax Act. An Act to increase the Supplementary Revenue of Ontario. An Act to regulate the use of the Waters of the Province of Ontario for Power Development Purposes. An Act to amend The Municipal Drainage Aid Act. The Statute Law Amendment Act.  An Act to amend The Division Courts Act. An Act to facilitate the execution of Trusts during the present war. An Act to amend The Workmen's Compensation Act. An Act to amend The Ontario Companies Act.	The whole. The whole. The whole. The whole. The whole, except ss. 38 41, 51, 52. The whole. The whole. The whole. The whole. The whole.
7 8 9 21 22 24 26 29 31 35 41	organization of the resources of Ontario for efficient co-operation with the Federal authorities in the prosecution of the war, and the maintenance of the Agricultural and Industrial Production of the Province.  An Act to amend The Succession Duty Act. An Act to amend The Corporations Tax Act. An Act to increase the Supplementary Revenue of Ontario. An Act to regulate the use of the Waters of the Province of Ontario for Power Development Purposes. An Act to amend The Municipal Drainage Aid Act. The Statute Law Amendment Act.  An Act to amend The Division Courts Act. An Act to facilitate the execution of Trusts during the present war. An Act to amend The Workmen's Compensation Act. An Act to amend The Ontario Companies Act. The Assessment Amendment Act.	The whole. The whole. The whole. The whole, The whole, except ss. 38 41, 51, 52. The whole. The whole. The whole. The whole. The whole. The whole.
7 8 9 21 22 24 26 29 31 35 41 43	organization of the resources of Ontario for efficient co-operation with the Federal authorities in the prosecution of the war, and the maintenance of the Agricultural and Industrial Production of the Province.  An Act to amend The Succession Duty Act. An Act to amend The Corporations Tax Act. An Act to increase the Supplementary Revenue of Ontario. An Act to regulate the use of the Waters of the Province of Ontario for Power Development Purposes. An Act to amend The Municipal Drainage Aid Act. The Statute Law Amendment Act.  An Act to amend The Division Courts Act. An Act to facilitate the execution of Trusts during the present war. An Act to amend The Workmen's Compensation Act. An Act to amend The Ontario Companies Act. The Assessment Amendment Act. An Act to amend The Municipal Drainage Act.	The whole. The whole. The whole. The whole. The whole, except ss. 38 41, 51, 52. The whole.
7 8 9 21 22 24 26 29 31 35 41 43 44	organization of the resources of Ontario for efficient co-operation with the Federal authorities in the prosecution of the war, and the maintenance of the Agricultural and Industrial Production of the Province.  An Act to amend The Succession Duty Act. An Act to increase the Supplementary Revenue of Ontario. An Act to regulate the use of the Waters of the Province of Ontario for Power Development Purposes. An Act to amend The Municipal Drainage Aid Act. The Statute Law Amendment Act.  An Act to amend The Division Courts Act. An Act to amend The Workmen's Compensation Act. An Act to amend The Workmen's Compensation Act. An Act to amend The Municipal Drainage Act. An Act to amend The Municipal Arbitrations Act.	The whole. The whole. The whole. The whole. The whole, except ss. 341, 51, 52. The whole.
7 8 9 21 22 24 26 29 31 35 41 43 44 48	organization of the resources of Ontario for efficient co-operation with the Federal authorities in the prosecution of the war, and the maintenance of the Agricultural and Industrial Production of the Province.  An Act to amend The Succession Duty Act. An Act to increase the Supplementary Revenue of Ontario. An Act to regulate the use of the Waters of the Province of Ontario for Power Development Purposes. An Act to amend The Municipal Drainage Aid Act. The Statute Law Amendment Act.  An Act to amend The Division Courts Act. An Act to amend The Workmen's Compensation Act. An Act to amend The Ontario Companies Act. The Assessment Amendment Act. An Act to amend The Municipal Drainage Act. An Act to amend The Municipal Arbitrations Act. An Act to amend The Municipal Arbitrations Act. An Act to amend The Municipal Arbitrations Act. An Act to amend The Snow Fences Act.	The whole. The whole. The whole. The whole. The whole, except ss. 38 41, 51, 52. The whole. The whole. The whole. The whole. The whole. The whole the whole the whole the whole. The whole the whole. The whole the whole.
7 8 9 21 22 24 26 29 31 35 41 43 44 48 55	organization of the resources of Ontario for efficient co-operation with the Federal authorities in the prosecution of the war, and the maintenance of the Agricultural and Industrial Production of the Province.  An Act to amend The Succession Duty Act. An Act to amend The Corporations Tax Act. An Act to increase the Supplementary Revenue of Ontario. An Act to regulate the use of the Waters of the Province of Ontario for Power Development Purposes. An Act to amend The Municipal Drainage Aid Act. The Statute Law Amendment Act.  An Act to amend The Division Courts Act. An Act to amend The Workmen's Compensation Act. An Act to amend The Ontario Companies Act. The Assessment Amendment Act. An Act to amend The Municipal Drainage Act. An Act to amend The Municipal Prainage Act. An Act to amend The Municipal Arbitrations Act. An Act to amend The Snow Fences Act. An Act to amend The Fire Marshals Act.	The whole. The whole. The whole. The whole. The whole, except ss. 38 41, 51, 52. The whole.
7 8 9 21 22 24 26 29 31 35 41 43 44 48 55 58	organization of the resources of Ontario for efficient co-operation with the Federal authorities in the prosecution of the war, and the maintenance of the Agricultural and Industrial Production of the Province.  An Act to amend The Succession Duty Act. An Act to increase the Supplementary Revenue of Ontario. An Act to regulate the use of the Waters of the Province of Ontario for Power Development Purposes. An Act to amend The Municipal Drainage Aid Act. The Statute Law Amendment Act.  An Act to amend The Division Courts Act. An Act to amend The Workmen's Compensation Act. An Act to amend The Ontario Companies Act. The Assessment Amendment Act. An Act to amend The Municipal Drainage Act. An Act to amend The Municipal Arbitrations Act. An Act to amend The Municipal Arbitrations Act. An Act to amend The Steam Boilers Act.	The whole. The whole. The whole. The whole. The whole, except ss. 38 41, 51, 52. The whole.
7 8 9 21 22 24 26 29 31 35 41 43 44 48 55 58 62	organization of the resources of Ontario for efficient co-operation with the Federal authorities in the prosecution of the war, and the maintenance of the Agricultural and Industrial Production of the Province.  An Act to amend The Succession Duty Act. An Act to amend The Corporations Tax Act. An Act to increase the Supplementary Revenue of Ontario. An Act to regulate the use of the Waters of the Province of Ontario for Power Development Purposes. An Act to amend The Municipal Drainage Aid Act. The Statute Law Amendment Act.  An Act to amend The Division Courts Act. An Act to amend The Workmen's Compensation Act. An Act to amend The Ontario Companies Act. The Assessment Amendment Act. An Act to amend The Municipal Drainage Act. An Act to amend The Municipal Prainage Act. An Act to amend The Municipal Arbitrations Act. An Act to amend The Snow Fences Act. An Act to amend The Fire Marshals Act.	The whole. The whole. The whole. The whole. The whole, except ss. 38 41, 51, 52. The whole.

Chapter.	TITLE OF ACT.	EXTENT OF REPEAL.
,	1917	

	An Act to amend The Mining Tax Act.	The whole.
	4 An Act to establish the Bureau of Municipal Affairs.	The whole.
	5 An Act to amend The Trades and Labour Branch Act.	The whole.
1	8 An Act to amend The Ontario Highways Act.	The whole.
2	2 An Act to amend The Water Powers Regulation Act.	The whole.
2	6 An Act to amend The Horticultural Societies Act.	The whole.
2	7 The Statute Law Amendment Act.	The whole.
_		except ss. 15,
	· ·	47, subs. 2 of
		s. 48, ss. 60,
		69, 70, 71.
9	Olan Ast to smood The Desisters Ast	The whole.
	O An Act to amend The Registry Act.	
	1 An Act to amend The Land Titles Act.	The whole.
3	3 An Act to regulate the Purchase, Sale and Transfer of Stocks of Goods in Bulk.	The whole.
3	4 An Act to amend 'The Workmen's Compensation Act.	The whole.
	5 An Act to amend The Pharmacy Act.	The whole.
	6 An Act to amend The Ontario Land Surveyors Act.	The whole.
	8 An Act to amend The Ontario Companies Act.	The whole.
	3 An Act to grant to Women the Right to Vote at Municipal Elections.	The whole.
	5 The Assessment Amendment Act.	The whole.
	7 An Act to amend The Public Utilities Act.	The whole.
	3 An Act to amend The Bread Sales Act.	The whole.
	4 An Act to preserve the Forests from Destruction by Fire.	The whole.
	5 An Act to amend The Fire Marshals Act.	The whole.
	6 An Act to amend The Ditches and Watercourses Act.	The whole.
	2 An Act to amend The Auxiliary Classes Act.	The whole.
6	3 An Act respecting The Ontario Board of Parole.	The whole.

	4	An Act to extend the Duration of the present Legislative Assembly until after the close of the War.	The whole.
	5	An Act to provide for the Better Regulation of the Public Service.	The whole
		An Act to amend The Succession Duty Act.	The whole.
		An Act to provide for the appointment of a General Purchasing	
	•	Agent for the Province of Ontario.	The whole.
1	1	An Act respecting the Settlement of Claims Arising out of the Use	The whole.
-		of Land for Industrial and Mining Purposes.	
1	3	An Act for the Better Development and Preservation of Fuel	The whole.
	-	Resources in Ontario.	
1	16	An Act to amend The Act to Aid in the Improvement of Public	The whole.
		Highways.	
	[9	An Ac to provide for the Appointment of Agricultural Representa-	The whole.
		tives.	
-	20	The Statute Law Amendment Act.	The whole,
			except ss. 59.
			61, 62, 65, 67,
		A A . 4 1 751 . O O	68, 69, 71.
		An Act to amend The County Courts Act.	The whole.
		An Act to amend The Surrogate Courts Act. An Act to amend The Jurors' Act.	s. 1. The whole.
		An Act to amend The Jurors Act. An Act to amend The Registry Act.	The whole.
		An Act to amend The Registry Act.  An Act to amend The Land Titles Act.	The whole.
		An Act to amend The Ontario Railway Act.	The whole.
			The whole.
•	71	and the state of stat	THE WITCH

P. L.		EXTENT OF
Chapter	TITLE OF ACT.	REPEAL.
0		
	1918—Continued.	
5	An Act to amend The Statute Labour Act.	The whole.
88	An Act respecting Surveys and Plans of Land in or near Urban Municipalities.	
		The whole.
		The whole.
	, , , , , , , , , , , , , , , , , , , ,	The whole.
		The whole. The whole.
		The whole,
)1		except s. 13.
54		The whole.
74	An Act to amend The Opper Canada Conege Act.	THE WHOIC,
	1919	
5	An Act to repeal The Provincial War Tax Act.	The whole.
		The whole.
		The whole.
		The whole.
21	An Act to amend The Horticultural Societies Act.	The whole.
23	An Act respecting the Registration of Births, Marriages and Deaths.	The whole.
24	An Act to amend The Provincial Parks Act.	The whole.
25	The Statute Law Amendment Act.	The whole,
		except ss. 1 2, 6, 7, 22
		subs. (1, 2) o
26		s. 34, s. 40. The whole,
40		except s. 3.
27	An Act to amend The Surrogate Courts Act.	The whole.
	An Act to amend The Devolution of Estates Act.	The whole.
29	An Act to amend The Wills Act.	The whole.
30	An Act respecting Proof of Death of Soldiers and Sailors on Active Service.	The whole.
32	An Act to provide for the establishment of the Office of Public Trustee.	The whole.
33	An Act respecting the Boundaries of the Electoral Districts and	The whole.
31	Registry Divisions of Fort William and Port Arthur.  An Act to amend The Workmen's Compensation Act.	The whole,
JI	an are to differe the workshell's compensation free.	except s. 3
39	An Act to regulate the Practise of Optometry.	The whole.
41	An Act to amend The Ontario Companies Act.	The whole.
42	An Act to amend The Loan and Trust Corporations Act.	The whole.
43	An Act to amend The Ontario Telephone Act, 1918.	The whole.
44	An Act to amend The Ontario Railway Act.	The whole.
48	An Act to amend The Bureau of Municipal Affairs Act.	The whole.
49	An Act to amend The Local Improvement Act.	The whole.
	An Act to amend The Assessment Act and other Acts in connection therewith.	
51	An Act to amend The Municipal Franchises Act.	The whole.
52	An Act to amend The Municipal Drainage Act.	The whole.
	An Act to amend The Planning and Development Act.	The whole.
25	An Act respecting the Establishment of Community Halls and Athletic Fields in Rural Districts.	i ne whole.
61	An Act to amend The Factory, Shop and Office Building Act.	The whole.
	and the to amend the factory, buop and Onice building Act.	
66	An Act to amend The Theatres and Cinematographs Act.	The whole.

Chapter.	TITLE OF ACT.	EXTENT OF REPEAL.
	1919—Continued.	
	An Act respecting Private Forest Reserves.	The whole.
	An Act respecting the Branding of Live Stock.  An Act relating to Foxes and other Fur-bearing Animals kept in Captivity.	The whole. The whole.
73	An Act to amend The School Laws.	The whole, except s. 20.
75	An Act respecting Consolidated Schools.	The whole.
	An Act respecting Compulsory School Attendance.	The whole.
	An Act respecting School Attendance of Adolescents.	The whole.
80	An Act to amend The Upper Canada College Act.	The whole.
81	An Act to amend The Veterinary College Act.	The whole.
	An Act to revise and amend The College of Art Act.	The whole.
	An Act to amend the Acts relating to Public Institutions.	The whole.
84	An Act respecting Industrial Refuges for Females.	The whole.
	1920	
0	A. A. A. A	P252
3	An Act to amend The Legislative Assembly Act.  An Act respecting Superannuation and Retiring Allowances of	The whole.
	Civil Servants.	
5	An Act to amend The Provincial Loans Act.	The whole.
	An Act to amend The Succession Duty Act.	The whole.
9	An Act to amend The Corporations Tax Act.	The whole.
11	An Act to amend The Amusements Tax Act.	The whole.
14	An Act respecting the Exportation of Pulp Wood.	The whole.
19	An Act to amend The Water Powers Reguation Act.	The whole.
25	An Act to amend The Colonization Roadls Act.	The whole,
		except s. 4.
26	An Act to amend The Tile Drainage Act.	The whole.
27	An Act to amend The Agricultural Associations Act.	The whole.
	An Act to amend The Agricultural Societies Act.	The whole.
	An Act to provide for the Establishment of an Athletic Commission.	The whole.
	An Act to amend The County Courts Act.	The whole.
	An Act to amend The Surrogate Courts Act.	The whole.
	An Act to amend The Division Courts Act.	The whole.
35	An Act to amend The Jurors Act.	The whole.
	An Act respecting Persons who are Absentees from Ontario and whose Whereabouts are unknown.	
	An Act to extend and provide for the Termination of The Mort- gagors' and Purchasers' Relief Act.	
40	An Act for codifying the Law Relating to the Sale of Goods.	The whole.
	An Act to codify the Law relating to Partnership.	The whole.
42	An Act to amend The Wages Act.	The whole
43	An Act to amend The Workmen's Compensation Act.	The whole,
		except. s. 12
	An Act to amend The Deserted Wives Maintenance Act.	The whole.
	An Act to amend The Solicitors' Act.	The whole.
	An Act to amend The Pharmacy Act.	The whole.
	An Act to revise and amend The Act respecting the Survey of Land.	
	An Act to amend The Ontario Land Surveyors Act.	The whole.
5)	An Act respecting the Practice of Veterinary Science.	The whole.
52	An Act to amend The Optometry Act.	The whole.
56	An Act to amend The Ontario Companies Act.	The whole.
	An Act to assist Co-operative Associations in marketing certain Farm Products.	
56	An Act to amend The Ontario Railway Act.	The whole.

## TITLE OF ACT.

EXTENT OF

REPEAL.

### 1920—Continued.

60	An Act to amend The Planning and Development Act.	The whole.
	THE LEG TO HIMETING A BE A MINISTER DE L'OLD PROPERTIES	The whole.
		The whole.
		The whole.
	THE STORE TO PERCENT OF THE PERCENT	The whole.
		The whole.
		The whole.
	An Act to amend The Public Parks Act.	The whole.
		The whole.
72	An Act respecting the Establishment of Community Halls and	The whole.
17	Athletic Fields in Rural Districts.	
73	An Act to amend The Public Utilties Act.	The whole.
77	An Act respecting Circuses and Travelling Shows.	The whole.
79	An Act respecting the Business Assessment of Distillers and Brewers.	The whole.
82	An Act to amend The Venereal Diseases Prevention Act.	The whole.
		The whole.
87	An Act to provide for a Minimum Wage Board with Power to regu-	The whole.
	late in Certain Cases the Minimum Wages of Women and Girls.	
89	An Act to provide for payment of allowances in certain cases to the	The whole.
	Mothers of Dependent Children.	
	An Act to amend The Fire Marshals Act.	The whole.
	An Act to amend The Beach Protection Act.	The whole.
	An Act for the better prevention of Diseases among Bees.	The whole.
99	An Act to amend the School Laws.	The whole,
		except ss. 6,
		9, 12, 14
	An Act to consolidate and amend The Public Schools Act.	The whole.
101	An Act to amend The Separate Schools Act.	The whole.
102	An Act to provide for the Establishment of Provincial Technical Schools.	The whole.
103	An Act to make provision for the Payment of Scholarships for Post-	The whole.
200	Graduate Study in France.	
104	An Act to amend The Industrial Schools Act.	The whole.
	An Act to confirm a certain agreement between the Art Gallery of	
	Toronto and the Council of The Ontario College of Art.	
106	An Act to amend The Religious Institutions Act.	The whole.
	An Act to amend The Hospitals and Charitable Institutions Act.	The whole.
	An Act to amend The Sanatoria for Consumptives Act.	The whole.
		1

		I
3	An Act to amend The Ontario Public Service Superannuation Act.	The whole.
4	An Act to amend The Public Inquiries Act.	The whole.
	An Act respecting the Office of King's Printer.	The whole.
6	An Act to amend The Provincial Loans Act.	The whole.
9	An Act to amend The Audit Act.	The whole.
10	An Act to amend The Succession Duty Act.	The whole.
12	An Act to amend The Corporations Tax Act.	The whole.
13	An Act respecting the Taxation of Real Estate Transfers.	The whole.
15	An Act to amend The Public Lands Act.	The whole,
		except s. 2.
17	An Act respecting Natural Gas.	The whole.
28	An Act respecting Provincial Aid to Drainage.	The whole.
29	An Act to amend The Agricultural Associations Act.	The whole.
30	An Act to amend The Agricultural Societies Act.	The whole,
		except ss. 4. 5
31	An Act to Finance Agricultural Development.	The whole.

EXTENT OF

REPEAL.

### 1921—Continued.

_		
	32 An Act for the Promotion of Agricultural Development.	The whole.
	33 An Act respecting Short-Term Farm Loans in Ontario.	The whole.
	34 An Act to amend The Burlington Beach Act.	The whole.
	35 An Act respecting Long Point Park.	The whole.
	37 An Act to amend The County Judges Act.	The whole.
	38 An Act to amend The Division Courts Act.	The whole.
	40 An Act respecting Proof of Death of Soldiers and Sailors while on	The whole.
	Active Service.	
	46 An Act to amend The Mortmain and Charitable Uses Act.	The whole.
	47 An Act to amend The Ontario Public Trustee Act.	The whole.
	50 An Act to amend the Bills of Sale and Chattel Mortgage Act.	The whole.
	57 An Act respecting Provincial Auctioneers.	The whole.
	58 An Act to amend The Ontario Companies' Act.	The whole.
	61 An Act to amend The Loan and Trust Corporations Act.	The whole.
	62 An Act to amend The Ontario Telephone Act.	The whole.
	64 An Act to amend The Local Improvement Act.	The whole.
	66 An Act respecting Public Improvements and Services in Certain	The who'e.
	Suburban Areas.	
	67 The Assessment Amendment Act.	The whole.
	69 An Act to amend The Statute Labour Act.	The whole.
	70 An Act to amend The Community Halls Act.	The whole.
	71 An Act to amend The Public Parks Act.	The whole.
	76 An Act to amend The Factory, Shop and Office Building Act.	The whole.
	78 An Act to amend The Minimum Wage Act.	The whole.
	79 An Act to amend 'The Mothers' Allowances Act.	The whole.
	81 An Act to amend The Counties Reforestation Act.	The whole.
	83 An Act to amend The Line Fences Act.	The whole.
	84 An Act to regulate the Sale and Installation of Lightning Rods for	The whole.
	the Province of Ontario.	
	88 An Act respecting the Ontario Athletic Commission.	The wholl.
	89 An Act to amend the School Laws.	The whole.
	90 An Act respecting Vocational Education.	The whole.
	91 An Act to amend The School Sites Act.	The whole.
	92 An Act to amend The Ontario Parole Act, 1917.	The whole.
	93 An Act respecting The Extramural Employment of Persons under	The whole.
	Sentence.	

	2	An Act to create the Territorial and Provisional Judicial District	The whole,
		of Cochrane.	except se
			4-8, 10-12.
	5	An Act to amend The Ontario Public Service Superannuation	The whole.
		Act. 1920.	
	7	An Act to amend The Public Officers' Fees Act.	The whole.
		An Act to amend The Provincial Loans Act.	The whole.
		An Act to amend The Provincial Loans Act.	
			The whole.
		An Act to amend The Corporations Tax Act.	The whole.
	13	An Act to declare the Law with respect to proceedings against the	
		Crown and its Officers and concerning The Corporations Tax	except s. 3.
		Act, 1922.	
	14	An Act to further amend The Corporations Tax Act.	The whole.
		*	except s. 5.
	15		The whole.
			The whole.
			The whole.
		An Act respecting Natural Gas.	The whole.
	25	An Act to amend The Town Sites Act.	The whole.
-	-		

#### TITLE OF ACT.

EXTENT OF

REPEAL.

#### 1922—Continued.

32	An Act to amend the Rural Hydro-Electric Distribution Act.	The whole
		except s. 3.
36	An Act to amend The Agricultural Development Act.	The whole.
37	An Act to amend The Ontario Farm Loans Act.	The whole.
39	An Act respecting Presqu'ile Park.	The whole.
42	An Act to amend The Judicature Act.	The whole.
43	An Act respecting General Sessions of the Peace.	The whole.
44	An Act to amend The Surrogate Courts Act.	The whole.
45	An Act to amend The Division Courts Act.	The whole.
46	An Act to amend The Jurors' Act.	The whole.
	An Act to amend The Limitations Act.	The whole.
53	An Act to amend The Conveyancing and Law of Property Act.	The whole.
	An Act to amend The Land Titles Act.	The whole.
56	An Act to amend The Workmen's Compensation Act.	The whole.
	An Act respecting Professional Engineers.	The whole.
	An Act respecting the Registration of Nurses.	The whole.
	An Act to amend The Loan and Trust Corporations Act.	The whole.
	An Act to amend The Ontario Railway Act.	The whole.
	An Act to amend The Ontario Railway Act.	The whole.
	An Act to amend The Ontario Railway and Municipal Board Act.	The whole.
69	An Act respecting the Construction and Operation of Municipal	
	Electric Railways.	except subs.
		2, 4, 5 of s. 29
70	An Act to amend The Ontario Telephone Act, 1918.	The whole.
	The Municipal Amendment Act.	The whole.
	The Consolidated Municipal Act.	The whole.
	An Act to extend the Right to Vote at Municipal Elections.	The whole.
	An Act to amend The Local Improvement Act.	The whole.
	An Act to amend The Local Improvement Act.	The whole.
	An Act to amend The Suburban Area Development Act.	The whole.
	The Assessment Amendment Act.	The whole.
	An Act to amend The Municipal Drainage Act.	The whole.
	An Act to amend The Obstructions on Highways Removal Act,	
83	An Act to amend The Community Halls Act.	The whole.
	An Act to amend The Travelling Shows Act.	The whole.
	An Act to amend The Venereal Diseases Prevention Act.	The whole.
	An Act to aid in the Grading and Packing of Fruits.	The whole.
	An Act to amend The Minimum Wage Act.	The whole.
	An Act to Promote the Public Health by providing for One Day of	
90	Rest in Seven for Employees in certain Employments.	A HE WHOIC.
94	An Act to amend The Beach Protection Act.	The whole.
	An Act to amend The Steam Boiler Act.	The whole.
	An Act to amend The Line Fences Act.	The whole.
	An Act to amend The School Laws.	The whole.
	An Act to amend The Separate Schools Act.	The whole.
	An Act to amend The School Sites Act.	The whole.
	An Act to amend The Upper Canada College Act.	The whole.
	An Act to provide for the Appointment of Probation Officers.	The whole.
	An Act to amend The District Houses of Refuge Act.	The whole.
203	The to among the District Houses of Actuac Act.	THE WHOIE.

		The whole.
		The whole.
9	An Act to incorporate the Northern Ontario Fire Relief Committee.	The whole.

1XXX SCHEDULE A—ACTS AND PARTS OF ACTS REPEALED.				
Chapter.	TITLE OF ACT.	EXTENT OF REPEAL.		
1923—Continued.				
14	An Act to amend The Tile Drainage Act.	The whole.		
	An Act to amend The Agricultural Development Act.	The whole.		
	An Act to encourage the Consolidation of Cheese Factories.	The whole.		
17	An Act respecting Inquiries as to the Grain Trade in Ontario.	The whole.		
	An Act to amend The Athletic Commissions Act.	The whole.		
	An Act respecting the Bureau of Archives.	The whole.		
	An Act to amend The Judicature Act.	The whole.		
22	An Act to amend The County Courts Act.	The whole.		
23	An Act to amend The Commissioners for Taking Affidavits Act.	The whole.		
26	An Act to amend The Registry Act.	The whole.		
27	An Act respecting the Registry Office in the City of Toronto. An Act to amend The Land Titles Act.	The whole.		
28	An Act to amend The Land Titles Act.	The whole.		
29	An Act respecting the Assignment of Book Debts.	The whole.		
21	An Act respecting Liens of Mechanics, Wage Earners and others. An Act to amend The Workmen's Compensation Act.	The whole ex		
91	An Act to amend The Workmen's Compensation Act.	cept s. 3.		
34	An Act to amend The Landlord and Tenant Act.	The whole.		
	An Act to amend The Pharmacy Act.	The whole.		
	An Act to amend The Ontario Companies Act.	The whole ex		
0.		cept ss. 3, 4.		
39	An Act respecting Actions for Negligence against Hydro-Electric Railways.			
41	The Municipal Amendment Act.	The whole.		
42	An Act to amend The Local Improvement Act.	The whole.		
43	An Act to amend The Municipal Franchise Act, 1922.	The whole.		
	The Assessment Amendment Act.	The whole.		
	An Act to amend The Municipal Arbitrations Act.	The whole.		
	An Act to amend The Community Halls Act, 1920.	The whole:		
48	An Act to regulate Travel on Highways, and the Speed, Operation	The whole.		
40	and Load of Vehicles thereon.  An Act to regulate the Operation of Public Vehicles.	The whole.		
50	An Act respecting the Registration of Guests in Standard Hotels	The whole.		
53	An Act respecting the Registration of Guests in Standard Hotels. An Act to amend The Fire Marshals Act.	The whole.		
55	An Act to amend The Adolescent School Attendance Act.	The whole.		
57	An Act to amend The Extramural Employment of Sentenced	The whole.		
	Persons Act, 1921.			
	1924			
4	An Act to amend the Election Laws.	The whole.		
	An Act to amend The Legislative Assembly Act.	The whole.		
6	An Act to provide for a Legislative Secretary for Northern Ontario.			
7	An Act to amend The Ontario Public Service Superannuation Act. An Act to amend The Public Officers Fees Act.	The whole.		
8	An Act to amend The Public Officers Fees Act.	The whole.		
11	An Act to amend The Corporations Tax Act.	The whole.		
12	An Act to amend The Land Transfers Tax Act, 1921.	The whole.		
13	An Act respecting the Taxation of Land in Unorganized Territory.	The whole.		
	An Act to amend The Crown Timber Act.	The whole.		
17	An Act to provide for the Licensing of Sawmills and Pulp and Paper Mills,	The whole.		
20	An Act for Licensing and Regulating Dealers in Unwrought Metals.	The whole.		
25	An Act to amend The Rural Hydro-Electric Distribution Act, 1921.	The whole ex-		
		cent e 4		

29 An Act to amend The Agricultural Societies Act.

31 An Act to amend The Libel and Slander Act.
32 An Act to amend the Law as to Contributory Negligence.

cept s. 4.
The whole except s. 2.
The whole.

The whole.

### TITLE OF ACT.

EXTENT OF REPEAL.

## 1924—Continued.

37	An Act to amend The Mortgages Act.	The whole.
	An Act to amend The Registry Act.	The whole.
	An Act respecting Warehousemen's Liens.	The whole.
	An Act to amend The Master and Servant Act.	The whole.
	An Act to amend The Workmen's Compensation Act.	The whole ex
		cept s. 3.
42	An Act to amend The Landlord and Tenant Act.	The whole.
	An Act to amend The Pharmacy Act.	The whole.
	An Act to amend The Ontario Land Surveyors Act.	The whole.
	An Act to amend The Surveys Act, 1920.	The whole.
46	An Act respecting the Culling and Measurement of Timber cut	
	upon Public Lands.	cept s. 19.
47	An Act to amend The Ontario Companies Act.	The whole.
	An Act respecting Insurance.	The whole.
	An Act to amend The Ontario Railway Act.	The whole.
	An Act to amend The Ontario Telephone Act, 1918.	The whole.
	The Municipal Amendment Act.	The whole.
54	An Act to amend The Municipal Franchise Act, 1922.	The whole.
56	An Act respecting the Granting of Bonuses by Municipal Corpora-	The whole.
	tions.	
57	An Act to amend The Local Improvement Act.	The whole.
58	An Act to amend The Planning and Development Act.	The whole.
	The Assessment Amendment Act.	The whole.
	An Act to repeal The Municipal Tax Exemption Act, 1920.	The whole.
	An Act to amend The Public Utilities Act.	The whole.
62	An Act to amend The Highway Traffic Act, 1923.	The whole.
	An Act to amend The Public Vehicle Act, 1923	The whole.
	An Act to amend The Community Halls Act, 1920.	The whole.
	An Act for the establishment of the Department of Health.	Subs. 1 of s. 7
	An Act to amend The Forest Fires Prevention Act, 1917.	The whole.
	An Act respecting the Enrolment of Stallions.	The whole.
	An Act to amend The Natural Gas Conservation Act, 1922.	The whole.
	An Act to regulate the Boring and Protection of Wells.	The whole.
76	An Act to provide Compensation for Damage caused by Sulphur	
	Fumes.	cept s. 8.
77	An Act to amend the Act for the Suppression of Foul Brood among	The whole.
	Bees.	
	An Act to amend The Ditches and Watercourses Act.	The whole.
	An Act to encourage the Destroying of Wolves.	The whole.
	An Act to amend the School Laws.	The whole.
83	An Act respecting Medical and Dental Inspection of Pupils in	The whole.
0-	Public and Separate Schools.	T1
85	An Act to amend The University Act. An Act to amend The Hospitals for the Insane Act.	The whole.
00		The whole.

5 An Act to amend The Interpretation Act.	The whole.
6 An Act to amend The Statutes Act.	The whole.
7 An Act respecting Representation of the People in the Legisl	lative The whole.
Assembly.	
8 An Act to amend The Legislative Assembly Act.	The whole.
9 An Act to amend The Executive Council Act.	The whole.
10 An Act to amend The Ontario Public Service Act.	The whole.
11 An Act to amend The Audit Act.	The whole.

## TITLE OF ACT.

EXTENT OF REPEAL.

#### 1925—Continued.

-			
	12	An Act to amend The Corporations Tax Act.	The whole.
		An Act to amend The Succession Duty Act.	The whole.
		An Act to Supplement the Revenue of the Crown in the Province of Ontario.	
		An Act to repeal The Billiard Room and Bowling Alley License Act.	The whole.
	16	An Act to impose a Charge for Fire Prevention Purposes.	The whole.
	17	An Act to amend The Provincial Land Tax Act, 1924.	The whole.
	18	An Act to amend The Public Lands Act.	The whole.
		An Act to amend the Natural Gas Conservation Act, 1921.	The whole.
	28	An Act to provide for Imposing a Tax on the Purchasers of Gasoline.	The whole.
		An Act to amend The Agricultural Development Act, 1921.	The whole.
	31	An Act to amend The Horticultural Societies Act.	The whole.
	33	An Act to amend The Surrogate Courts Act.	The whole.
	35	An Act to amend The Bills of Sale and Chattle Mortgage Act.	The whole.
	36	An Act to amend The Conditional Sales Act.	The whole.
		An Act to amend The Assignment of Book Debts Act.	The whole.
	39	An Act to amend The Registry Act.	The whole ex-
			cept s. 4
	40	An Act respecting the Registry Offices for the City of Kingston and the County of Frontenac.	The whole.
	41	An Act to amend The Land Titles Act.	The whole.
		An Act to amend The Wages Act.	The whole.
		An Act to amend The Workmen's Compensation Act.	The whole.
		An Act to authorize a Special Rate for Works Undertaken to Re-	
	11	lieve Unemployment.	The whole.
	47	An Act to amend The Landlord and Tenant Act	The whole.
-	48	An Act to amend The Ontario Medical Act.	The whole.
	49	An Act to provide for the Registration of Drugless Practitioners.	The whole.
	50	An Act to amend The Optometry Act, 1919.	The whole.
	51	An Act to amend The Ontario Land Surveyor's Act.	The whole.
•	52	An Act to amend The Ontario Architects' Act.	The whole.
	53	An Act to amend The Ontario Companies Act.	The whole.
	54	An Act to amend The Ontario Insurance Act.	The whole:
		An Act to amend The Loan and Trust Corporations Act.	The whole.
	56	An Act to amend The Ontario Money Lenders Act.	The whole.
	57	An Act to amend The Hydro-Electric Railway Act, 1914.	The whole ex-
			cept ss. 3, 4, 5, 6, 7.
	38	An Act to amend The Ontario Telephone Act, 1918.	The whole.
		The Municipal Amendment Act.	The whole.
		An Act to amend The Local Improvement Act.	The whole.
		The Assessment Amendment Act.	The whole.
		An Act to amend The Public Libraries Act, 1920.	The whole.
	64	An Act to amend The Public Utilities Act.	The whole.
		An Act to amend The Highway Traffic Act, 1923.	The whole.
		An Act to amend The Public Vehicle Act.	The whole.
		An Act to amend The Factory, Shop and Office Building Act.	The whole.
	71	An Act to amend The Forest Fires Prevention Act, 1917.	The whole.
	72	An Act to amend The Pounds Act.	The whole.
		An Act to amend The Foul Brood Act.	The whole.
		An Act for the Eradication of the European Corn Borer.	The whole.
		An Act to amend The Wolf Bounty Act, 1924.	The whole.
	78	An Act to amend the School Laws.	The whole.
		An Act respecting Industrial Schools.	The whole ex-
		The same of the sa	cept ss. 3, 4, 5.
	81	An Act to amend The Prisons and Public Charities Inspection Act.	

EXTENT OF REPEAL.

		1820		
	9:An Act to	amend The Representation Act, 1925.	The who	ala
		consolidate and amend The Voters Lists Act.	The who	
		revise and amend the Election Laws.	The who	
			The who	
		amend The Legislative Assembly Act.		
		amend The Provincial Land Tax Act, 1924.	The who	
		amend The Public Lands Act.	The who	
		provide for the Development of Northern Ontario.	The who	
		amend The Burlington Beach Act.	The who	
		amend The Unwrought Metal Sales Act, 1924.	The who	
]		revise and amend the Law for the Improvement of	The who	ole.
]	19 An Act res	specting the Department of Agriculture.	The who	ole.
6	21 An Act to	make Certain Changes in the Law in Consequence of	The who	ole.
		vision of the Statutes.		
9		amend The Judicature Act.	The who	ole.
6	23 An Act to	amend The Surrogate Courts Act.	The who	ole.
		amend The Jurors' Act.	The who	ole.
		amend The Commissioners for Taking Affidavits Act.	The who	
		s' Orders Enforcement Act.	The who	
		amend The Ontario Habeas Corpus Act.	The who	
- 2	28 An Act to	consolidate and amend The Justices of the Peace Act.	The who	
-	20 An Act to	consolidate and amend the Magistrates Act.	The who	
		consolidate and amend The Public Authorities Protection		
•	Act.	consolidate and amend The Fublic Authorities Frotection	The wife	ne.
		annealidate and amond The Ontario Summary Convictions	Thomb	1.
	Act.	consolidate and amend The Ontario Summary Convictions		
		consolidate and amend The Crown Attorneys Act.	The who	
		consolidate and amend The Coroners Act.	The who	
		consolidate and amend The Constables Act.	The who	
		consolidate and amend The Administration of Justice ses Act.	The who	ole.
		consolidate and amend The Crown Witnesses Act.	The who	ole.
		consolidate and amend The Fines and Forfeitures Act.	The who	ole.
		amend The Devolution of Estates Act.	The who	
		amend The Wills Act.	The who	
		consolidate and amend The Trustee Act.	The who	
		amend The Vendors and Purchasers Act.	The who	
	49 An Act to	amend The Workmen's Compensation Act.	The who	
	14 An Act to	consolidate and amend The Married Women's Property		
	Act.	consolidate and amend the married women's froperty	THE WIR	Jac.
	46 An Act to	consolidate and amend The Dentistry Act.	The who	ole.
	47 An Act re	specting Private Detectives.	The who	ole.
	48 An Act to	specting Private Detectives. amend The Ontario Companies Act.	The who	ole.
	49 An Act to	amend The Ontario Insurance Act, 1924.	The who	ole.
		amend The Loan and Trust Corporations Act.	The who	
		amend The Ontario Telephone Act.	The who	
		cipal Amendment Act.	The who	
		amend The Local Improvement Act.	The who	
	54 An Act to	amend The Planning and Development Act.	The who	
		sment Amendment Act.	The who	
	56 An Act to	amend The Public Libraries Act.	The who	
	57 An Act to	amend The Public Parks Act.	The who	
	50 An Act to	amend The Highway Traffic Act, 1923.	The who	
	50 An Act to	amend The Public Vehicles Act, 1923.	The who	
	OI An Act to	amend The Corn Borer Act, 1925.	The who	
	OZ An Act to	impose a Tax on Dogs and for the Protection of Sheep.	The who	
	os An Act to	consolidate and amend The Cemetery Act.	The who	ole.
	65 An Act to	r the protection of the Property in Foxes kept in captivity.	The who	ole.

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EXTENT OF REPEAL.

#### 1926—Continued.

67 An Act to amend the School Laws.	The whole. The whole. The whole ex-
70 An Act to amend The Royal Ontario Museum Act. 71 An Act respecting Psychiatric Hospitals.	cept s. 2, and Sched. A. The whole. The whole. The wnole. The whole

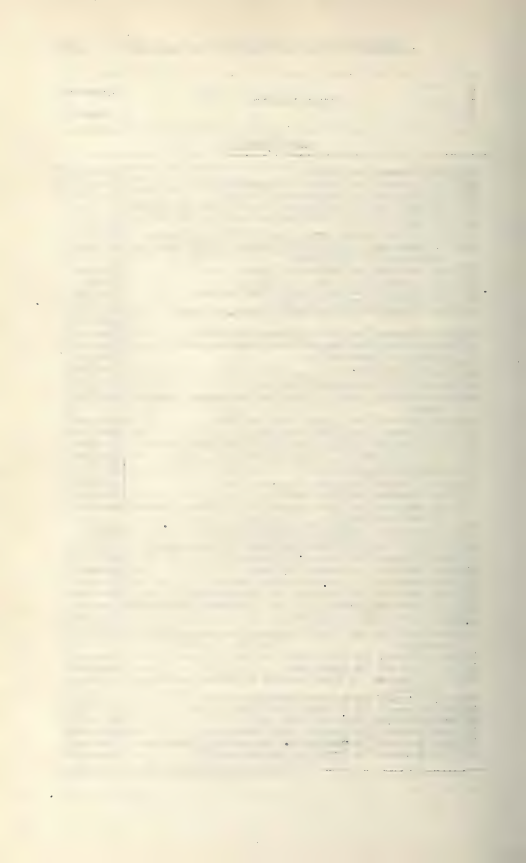
#### 1927.

Act to Add the District of Patricia to the Territorial District of Kenora.  Act to amend The Voters' Lists Act, 1926.  Act to amend The Ontario Public Service Superannuation Act, 1920.  Act to amend The Provincial Loans Act.  Act to amend The Corporations Tax Act.  Act respecting the Taxation of Mines and Natural Gas.  Act to amend The Amusements Tax Act.  Act to amend The Provincial Land Tax Act, 1924.  Be Forestry Act.	The whole. The whole. The whole. The whole. The whole.
Act to amend The Voters' Lists Act, 1926. Act to amend The Ontario Public Service Superannuation Act, 1920. Act to amend The Provincial Loans Act. Act to amend The Corporations Tax Act. Act to amend The Taxation of Mines and Natural Gas. Act to amend The Amusements Tax Act. Act to amend The Provincial Land Tax Act, 1924.	The whole. The whole. The whole. The whole.
Act to amend The Ontario Public Service Superannuation Act, 1920.  Act to amend The Provincial Loans Act.  Act to amend The Corporations Tax Act.  Act respecting the Taxation of Mines and Natural Gas.  Act to amend The Amusements Tax Act.  Act to amend The Provincial Land Tax Act, 1924.	The whole. The whole. The whole. The whole.
1920. Act to amend The Provincial Loans Act. Act to amend The Corporations Tax Act. Act respecting the Taxation of Mines and Natural Gas. Act to amend The Amusements Tax Act. Act to amend The Provincial Land Tax Act, 1924.	The whole. The whole. The whole.
Act to amend The Provincial Loans Act. Act to amend The Corporations Tax Act. Act respecting the Taxation of Mines and Natural Gas. Act to amend The Amusements Tax Act. Act to amend The Provincial Land Tax Act, 1924.	The whole. The whole.
Act to amend The Corporations Tax Act. Act respecting the Taxation of Mines and Natural Gas. Act to amend The Amusements Tax Act. Act to amend The Provincial Land Tax Act, 1924.	The whole. The whole.
Act respecting the Taxation of Mines and Natural Gas. Act to amend The Amusements Tax Act. Act to amend The Provincial Land Tax Act, 1924.	The whole.
Act to amend The Amusements Tax Act. Act to amend The Provincial Land Tax Act, 1924.	
Act to amend The Provincial Land Tax Act, 1924.	
and the same of th	The whole.
le l'orestry Act.	The whole.
Ant to amond The Dailyses Fine Chause Ant 1005	The whole.
Act to amend The Railway Fire Charge Act, 1925.	The whole.
Act to revise and consolidate The Mining Law of Ontario.  Act respecting The Temiskaming and Northern Ontario	
Railway.	The whole.
Act respecting the Hydro-Electric Power Commission of	The whole
Ontario.	The whole.
Act to provide Aid in the Construction of Works in Rural	The whole
Power Districts.	The whole.
Act to provide for Authorizing Pensions and Insurance for	The whole
Employees of Municipal Hydro-Electric Systems.	THE WHOLE.
Act to amend The Highway Improvement Act, 1926.	The whole.
Act respecting Public Service Works on Highways.	The whole.
Act respecting the Niagara Parks.	The whole.
Act to amend The Provincial Parks Act.	The whole.
Act respecting the Department of Labour.	The whole.
	The whole.
the Revision of the Statutes.	
Act to amend The Judicature Act.	The whole.
Act to amend The County Judges Act.	The whole.
	The whole.
	The whole.
Act respecting Juvenile Courts.	The whole.
	The whole.
Act to amend The Bills of Sale and Chattel Mortgage Act.	The whole.
A	The whole.
Act to amend The Conditional Sales Act.	THE WHOLE
Act to amend The Conditional Sales Act. Act to amend The Assignment of Book Debts Act. Act to amend The Bulk Sales Act, 1917.	The whole.
	Act to make Certain Changes in the Law in Consequence of the Revision of the Statutes.  Act to amend The Judicature Act.  Act to amend The County Judges Act.  Act to amend The Surrogate Courts Act.  Act to amend The Division Courts Act.  Act respecting Juvenile Courts.  Act to amend The Arbitration Act.  Act to amend The Devolution of Estates Act.  Public Trustee Act.  Act to amend The Vendors and Purchasers Act, 1926.  Act to amend The Registry Act.  Act to amend The Land Titles Act.  Extra Lakes and Rivers Improvement Act.  Act to amend The Bills of Sale and Chattel Mortgage Act.  Act to amend The Conditional Sales Act.

EXTENT OF TITLE OF ACT. REPEAL.

#### 1927—Continued.

	1921—Continued.	
4-	A - A - A 1 Th - W A - 4	The mhale
	An Act to amend The Wages Act.	The whole.
	An Act to amend The Workmen's Compensation Act.	The whole.
4/	An Act respecting the Solemnization of Marriage.	The whole.
48	An Act respecting the Maintenance of Deserted Wives and Children.	The whole.
49	An Act to provide for the Maintenance of Parents by their Children.	The whole.
	An Act respecting Infants.	The whole.
51	An Act for the Protection of the Children of Unmarried Parents.	The whole.
52	An Act respecting Legitimation of Children by the Subsequent Intermarriage of Their Parents.	The whole.
53	An Act respecting the Adoption of Children.	The whole.
	An Act to amend The Surveys Act, 1920.	The whole.
	An Act respecting Stationary and Hoisting Engineers.	The whole.
	An Act respecting Employment Agencies.	The whole.
	An Act to amend The Hydro-Electric Railway Act, 1914.	The whole ex-
	and the to unless the try dro block to this way, they are the	cept ss. 2, 3.
59	An Act to amend The Ontario Insurance Act, 1924.	The whole.
	An Act to amend The Loan and Trust Corporations Act.	The whole.
	The Municipal Amendment Act.	The whole.
	The Local Improvement Act.	The whole.
	An Act to amend The Assessment Act.	The whole.
	An Act to amend The Statute Labour Act.	The whole.
65	An Act respecting Hours of Labour and Two Platoon System for	
	Firemen.	
	An Act to amend The Highway Traffic Act, 1923.	The whole.
67	An Act to amend The Public Vehicle Act.	The whole.
68	An Act to regulate the Operation of Public Commercial Vehicles.	The whole.
	An Act to encourage the Planting and Growing of Trees.	The whole.
	An Act to regulate and control the Sale of Liquor in Ontario.	The whole.
	The Minors' Protection Act.	The whole.
	An Act to amend The Athletic Commission Act.	The whole.
73	An Act respecting the Public Health.	The whole.
75	An Act respecting the Production and Sale of Milk and Cream for	The whole.
70	Human Consumption.	The whole.
	An Act to amend The Milk, Cheese and Butter Act.	The whole.
70	An Act to improve the Quality of Dairy Products.  An Act for the Protection of Neglected and Dependent Children.	The whole.
	An Act to amend The Counties Reforestation Act.	The whole.
	An Act respecting the Protection of Cattle.	The whole.
91	An Act respecting the Control of Noxious Weeds.	The whole.
01	An Act respecting Live Stock and Live Stock Products.	The whole.
92	An Act respecting dealings in Fruit and Vegetables on Commission.	
24	An Act to amend The Line Fences Act.	The whole.
	An Act to amend The Cemetery Act.	The whole.
86	An Act respecting the Game, Fur-bearing Animals and Fisheries	
	of Ontario.	
	An Act to amend The Wolf Bounty Act, 1924.	The whole.
88	An Act to amend The School Laws.	The whole.
89	An Act respecting the Superannuation of Certain Teachers and Inspectors.	The whole.
90	An Act to amend The Boards of Education Act.	Tne whole.
	An Act to amend The Industrial Schools Act.	The whole.
92	The Boys' Welfare Home and School Act.	The whole.
	An Act to amend The Hospitals for the Insane Act.	The whole.
97	An Act to amend The Hospitals and Charitable Institutions Act.	The whole.
	An Act to amend The Psychiatric Hospitals Act, 1926.	The whole.



# SCHEDULE B.

SHOWING ACTS AND PARTS OF ACTS REPEALED, SUPERSEDED AND CONSOLIDATED IN THE REVISED STATUTES OF ONTARIO, 1927, AND SHOWING ALSO WHAT PORTIONS OF THE REVISED STATUTES OF 1914 AND SUBSEQUENT PUBLIC GENERAL STATUTES ARE NOT CONSOLIDATED.

ABBREVIATIONS.—Rep. and Sup., Repealed and Superseded by; Rep., Repealed by; Replg. sec., Repealing section or clause; Uncon. and unrep., Unconsolidated and unrepealed; Redr., Redrafted.

	R	S. O. 1914.				R. S.	O. 1914.	
Chap.	Section.	CONSOLIDA	ATED	Chap.	Section.		CONSOLID	ATED.
5		Chap. Sec.	Remarks.	5	Section.	Chap.	Sec.	Remarks.
1	1 2-23 24-28 29 (a-u) 29 (v-ee) 29 (ff) 29 (gg-ii) 30, 31	1 1-22 24-28 31 (a-u) 31 (w-ff) 31, (gg-ii) 32, 33	Omitted.	9	1 2 3 4-13 Form 1 Form 2 Form 3 Form 4		1 pt. 2 11 Form 1 Form 2.	Omitted.  Redr. Omitted. Omitted.
2	1 2-4 5 (1)	2 1-3 4 (1)	Omitted.	10	1 2-88	11	1-87	Omitted.
	5 (2) 6-8	6-8	Rep. and Sup. 1918, c. 20, s. 1.	11	1 2-6 7	12	1-5	Omitted.  Rep. and Sup. 1919 c. 8, s. 3.
3	1 2 3-15	3 1 pt. 2-14	Omitted		8, 9 10			Rep. and Sup. 1914. c. 7, s. 1.
4	1 2-17	4 1-16	Omitted.		11 12 (1) (a-i) 12 (1) (j)		10 11(1) (a-i) 11 (1) (k)	C. 1, 5. L.
5			Rep. and Sup. 1914, c. 4		12 (2) 13, 14 15-61 62-67		11 (2) 12, 13 15-61 64-69	
6			Rep. and Sup. 1922, c. 4.		68 69-73 Forms 1-3		70 pt. 71-75 Forms 1-3	
7			Rep. and Sup. 1917 c. 5.	12	1 2, 3 4	13	1, 2	Omitted. Uncon. and Unrep.
8			Rep. and Sup. 1926 c. 4.		5, 6		3, 4	Carep.

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Chap.	Section.	Chap.	Sec.	Remarks.	Chap.	Section.	Chap.	Sec.	Remarks.
13	1 2 3 4 4 5, 6	14	1 2, pt. 4, 5	Omitted.  Rep. and Sup. 1925, c. 9, s. 2.	17	8 9 10 (1) (2) 11	19	9 11	Rep. and Sup. 1924, c. 8, s. 3. Redr. Omitted. Omitted.
14	1 2 3-8 9	16	1, pt. 2-7	Omitted.  Rep. and Sup. 1914.	18	1 2, 3 4 (1, 2) 4 (3, 4) 4 (5)		1, 2 3 (1, 2) 3 (4, 5) 3 (3)	Omitted.
1	10 (1) 10 (2) 10 (3) 11-16		9 (1) pt. 9 (2) 9 (6) 10-15 16 (1-3)	c. 21, s. 2.		1 2, 3 4	21	1, 2	Omitted.  Rep. 1926, c. 21, s. 4.
	18 19, 20		17, 18	Omitted.	20	1 2-6	22	1-5	Omitted.
15	1 2-16 17 18		1-15 16, pt. 17	Omitted.	21	1 2 (1, 2) 2 (3)	23	1 (1, 2)	Omitted.  Rep. and Sup. 1915, c. 5, s. 2.
16	1 2-21 22 23-39 40 (a, b) 40 (c)			Omitted.  (Rep. 1918 c. 20, s. 7.  (Rep. and Sup. 1914,		2 (4) 3 (4 (1) 4 (2, 3) 5 (6) 7 (8, 9)		3 (1) pt. 3 (2, 3) 4 5 (1, 2)	Rep. 1915 c. 5, s. 3.
	41 (1) 41 (2) Form 1		40 (2) Form 1	c. 21, s. 4.		11 12			Sup. 1915, c. 5, s. 4.
17				Omitted. Rep. and	22	1 2-23	24	1-22	Omitted.
	2 3 4 5 6 7 (1) 7 (2)	19	7, pt. 6	Rep. 1924, c. 8, s. 2. Rep. and Sup. 1922, c. 7, s. 2. Rep. and Sup. 1915, c. 20, s. 2. Rep. and Sup. 1922, c. 7, s. 3. Rep. and Sup. 1914, . 21, s. 5.		1 2 3 4 5, 6 7-14 15 16-18 19 20		1 2 pt. 3 6-13 15-17 18 pt. 19	Omitted.  (Rep. and Sup. 1921, c. 9, s. 1.  (Rep. and Sup. 1921, c. 9, s. 2.

		R. S.	O. 1914.	1			R. S.	O. 1914.	
Chap.	S-ott-		Consolid	ATED.	Chap.	Continu	1	Consol	IDATED.
CP	Section.	Chap.	Sec.	Remarks.	Ch	Section.	Chap.	Sec.	Remarks.
	21 (2)		20 (1) pt. 20 (2)		25	15-23	27	13-21	
24	1		21-34	Omitted.	26				Rep. and Sup. 1927, c. 9.
	2, (a, b) 2 (c) 2 (d-h) 3		1 (a, b 1(c) pt. 1 (d-h)	Redr.	27	1 2 (a-d)		1 (a-d)	Omitted.  Rep. and
	4, 5 6		4, 5	Rep. and Sup. 1914,		2 (e) 2 (f-j)		1 (f-j)	Sup. 1920, c. 9, s. 2.
			8 (1) pt.	c. 10, s. 2. Rep. 1918,		3		2	Rep. and
	7 (1) (b) 7 (2) (a)		8(2)(a)pt.	c. 6, s. 1.		5, 6		4, 5	Sup. 1914, c. 11, s. 2.
	7 (2) (b)			Rep. and Sup. 1914, c. 10, s. 5.		7 8 (1) 8 (2, 3)		7 pt. 8 (1) pt. 8 (2, 3)	
	7 (2) (f)		8(2)(c-e) 8 (2) (f) pt.			9-11 12 13, 14		9-11 12 pt. 14, 15	
	7 (2) (g,h) 7 (3)		8(2) (g,h)	Rep. and Sup. 1914,		15 16 17-23		16 pt. 17 (1) 18-24	
	B			c. 10, s. 6. Rep. and Sup. 1914,		1 2, 3	35	1. 2	Omitted.
	9		10 (1) pt.	c. 10, s. 7.		4 (1) 4 (2)		3 (1)	Rep. 1920 c. 12, s. 6.
	11 (1-3)			Rep. and Sup. 1914, c. 10, s. 11.		4 (3) 4 (4)		3 (3)	Rep. 1920 c. 12, s. 6.
	11 (4) 12 (1) 12 (2-6)		12 (5) 13 (1) pt. 13 (2-6)			5-11 · · · · · · · · · · · · · · · · · ·		4-10 12 (1) pt. 12 (2) 13-17	
	13			Rep. and Sup. 1925, c. 13, s. 9.		13-17		19-29	Rep. and
	14 15 (1) 15 (2) 15 (3) 15 (4, 5)		16 (1) pt. 16 (2) 16 (3) pt. 16 (4, 5)			29 (1) 29 (2) 30-43 44 (1, 2)		30 (2) 31-44 45 (1, 2)	Sup. 1922 c. 16, s. 2.
	16, 17 18		17, 18	Rep. and Sup. 1914. c. 10, s. 13,		44 (3) 44 (4, 5) 45-50 51		45 (3) pt 45 (4, 5) 46-51 54	
	19-22 23		20-23 25	. 10, 3. 13,		51 52 53 (1) 53 (2)		52 55 (1) 55 (2)	Redr.
25	1 2-6	27	1-5	Omitted. Rep. and		54			Rep. and Sup. 1925 c. 18, s. 2.
	7-9		0.10	Sup. 1926, c.21,s.5 (1).		55 56		53	20, 8, 4.
	10-13		9-12	Rep. 1926, c. 21, s. 5(2).		57 (1) 57 (2)		59 (1)	Uncon. and

19	The state of the s	R. S.	O. 1914.				R. S.	O. 1914.	
J.	1		Consolin	ATED.	Ď.		.	CONSOLI	DATED.
Chap.	Section.	Chap.	Sec.	Remarks.	Chap.	Section.	Chap.	Sec.	Remarks.
28	57 (3, 4) 58	35	59 (2, 3) 60		39	1-18 (1)			Rep. and Sup. 1927, c. 17.
29	1 2-6 7	38	1-5	Omitted.  Rep. and Sup. 1924,		18 (2) 18 (3)-24			Uncon. and Unrep. Rep. and Sup. 1927,
	8 9, 10 11-28 Sched. A. Sched. B.		8 pt. 10, 11 14-31 Sched. A. Sched. B.	c. 16, s. 3.		25-30 31-32 (5)			C. 17. Uncon. and Unrep. Rep. and Sup. 1927, c. 17.
	1 2-8 1	40	1-7	Omitted.		32 (6)			Uncon. and Unrep. Rep. and Sup. 1927, c. 17.
	1, 2	42	1-4	Rep. and Sup, 1927,	40	• • • • • • • •			Rep. and Sup. 1926, c. 15.
02	3 (1)		}	c. 15. Uncon. and Unrep.	41	1		1	Omitted. Rep. and
	3 (2)-193 194			Rep. and Sup. 1927, c. 15. Uncon. and		3 4	37	$\begin{array}{c} 2\\3\ (1,\ 2) \end{array}$	Sup. 1920, c. 25, s. 2.
	195 Forms 1-38		}	Unrep. Rep. and Sup. 1927. c. 15. Uncon. and Unrep.		5 6 7 8 9-11		6 pt. 7 pt. 8 9 pt. 12-14	
٠	Sched. of Fees			Rep. and Sup. 1927, c. 15.	42				Rep. and Sup. 1921, c. 28.
33			{	Rep. 1926, c. 21, s. 7.	43	1 2, 3 4 5	64	1, 2 3 pt. 4 (1) pt.	Omitted.
34	2			Omitted. Rep. and Sup. 1922, c. 25, s. 2.	44	6-9		5-8	Omitted. Rep. and
	3-5 6, 7	44	2-4 7, 8	C. 25, S. 4.		2 3, 4	65	2, 3	Sup. 1923, c. 14, s. 2.
35	1 2-49	52	1-48	Omitted.		5			Rep. and Sup. 1914, c. 18, s. 2.
36	, , .		{	Uncon. and Unrep. R e p. 1926,		6-9 10		5-8	Rep. and Sup. 1923, c. 14, s. 3.
37				c. 21, s. 9.  Rep. and		11 12 (1) 12 (2)		10 11 (1) pt. 11 (2)	
38				Sup. 1927 c. 16.		13 (1, 2)			Rep. 1914, c. 18, s. 4.

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Chap.	Section.	CONSOLIDATED.				Section.		Consolie	ATED.
- E	Section.	Chap.	Sec.	Remarks.	Chap.	Section.	Chap.	Sec.	Remarks
44	13 (3) 14-16 17	65	13-15	Rep. and Sup. 1920, c. 26, s. 1. Rep. and Sup. 1914, c. 18, s. 5.	47	25 26-31 32 (1-5) 32 (6) 32 (7)			Rep. and Sup. 1918 c. 20, s. 14.
	18 19-21 Forms 1-8.		17 pt. 18-20 Forms 1-8			33-39 40 Forms 1, 2.		31-37 38 (1-3) Forms 1. 2	
45	1 2-7			Rep. and Sup. 1926, c. 19, s. 8. Rep. and Sup. 1917	48	1 2-5 6 (1) 6 (2)	72	1-4 5 (1) pt.	Omitted.  Rep. and Sup. 1919
	8 9-17			c. 23, s. 8. Rep. and Sup. 1926, c. 19, s. 8. Rep. 1918, c. 20. s. 11.		7 (a) 7 (b-d) 7 (e) 7 (f) 7 (g)		6 (a) pt. 6 (b-d) 6 (e) pt. 6 (f) 6 (g) pt.	c. 21, s. 2.
46	1 2 3 4-17 18		1 2 pt. 3-16 17 pt.	Omitted.		7 (h-j) 8, 9 10 (1) 10 (2, 3) 10 (4 10 (5, 6)		7, 8 9 (1) pt. 9 (2, 3) 9 (4) pt. 9 (5, 6)	
	20 21, 22 23 (1) 23 (2)			Rep. and Sup. 1927, c. 28, s. 3.		12 (1) 12 (2) 13-18 19 (1), (a-c) 19 (1), (d)		11 (1) pt. 11 (2) 12-17 18(1) (a-c) 18 (1) (d) pt.	
47	1 2 3	71	i	Omitted. Uncon. and		19 (2) 20-30 Form 1		18 (2) 19-29 Form 1	
	4-12			Unrep.  R e p. a n d Sup. 1924, c. 29, s. 3.	49				Rep. and Sup. 1919 c. 23; 1926 c. 21, s. 2 (5).
	13 (2, 3) 13 (3) 13 (4-6) 14, 15 16 (1) 16 (2) 17		11 (2, 3) 11 (4) pt. 11 (5-7) 12, 13 14 (1) pt. 14 (2)		50	1-10			Rep. and Sup. 1927 c. 24. Uncon. and Unrep Rep. and Sup. 1927
	18 (1) 18 (2) 18(3),(a,b) 18(3), (c-f) 18 (4) 19-23 24 (1)		16 (1) pt. 16 (2) 16(3) (a,b) 16(3) (d-g) 16 (4) 17-21 22 (1)			13-20 21 22-30			C. 24. Uncon. and Unrep. Rep. and Sup. 1927
	24 (2)			Rep. and Sup. 1917, c. 27, s. 14.		31			Uncon. an Unrep.

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Chap.	Section	Cons	OLIDATED.	Sp.	Contlan		Consoli	DATED.
5	Section.	Chap. Sec.	Remarks.	Chap.	Section.	Chap.	Sec.	Remarks.
50	32 33 34-37		Rep. and Sup. 1927, c. 24. Uncon. and Unrep. Rep. and Sup. 1927, c. 24.	53	1 2 3 4-9 10 (1-4) 10 (5) 10 (6) 11 (1) 11 (2-5) .		1 2 (1) 3-8 9 (1-4) 9 (5) pt. 9 (6) 11 (1) pt. 11 (2-5)	Omitted. Redr.
51			Rep. and Sup. 1927, c. 24.		12 13 14 (1) 14 (2)		13 (1) 14	Omitted .
52	2-5 6 7 (a-g) 7 (h) 7 (i-l)	82 1-4 6 (a-g) 6 (i-l)	Comitted.  Rep. and Sup. 1927, c. 25, s. 2.  Rep. and Sup. 1927, c. 25, s. 3.		15-18 19 (1) 19 (2) 20 21 (1) 21 (2) 21 (3) 22-26 27		15-18 19 (1) pt. 	Rep. 1921, c. 34, s. 4.
	8 9 10 (1) 10 (2-4) 11 12 13	7 10 (1) p 10 (2-4) 12 pt.		54	28, 29 1 2-4 5 6-12 13 Forms 1, 2	86		C. 11, s. 6.  Omitted.  Rep. 1926, c. 21, s. 12, (2). Rep. 1926, c. 21, s. 12, (3).
	15 16	20 pt.	Sup. 1927, c. 25, s. 10. R e p. a n d Sup. 1927, c. 25, s. 11.	55	1 2 3 4	87	1 2	Omitted.
	17 18-23 24 25-27	22-27	Rep. and Sup. 1927, c. 25, s. 13.  Rep. and Sup. 1927, c. 25, s. 14.		1   2-4   5	88	1-3	Omitted.  Rep. and Sup. 1923, c. 21, s. 2.  Rep. and Sup. 1927, c. 29, s. 2.
	28 29 30 31-33 34 (1, 2) 34 (3) 35	33 34 pt 37-39 40 (3)	Repand Sup. 1927, c. 25, s. 16.  Rep. and Sup. 1927, c. 25, s. 17.  (Rep. 1927,		7 (1-3) 7 (4) 8-15 16 17-24 25		7-14 15 (a-h) 16-23	Rep. and Sup. 1927, c. 29, s. 3. Uncon. and Unrep. Rep. and Sup. 1927, c. 29, s. 4.

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	Section		CONSOLI	DATED.	ap.	Section.		CONSOLI	DATED.
5	Socurous.	Chap.	Sec.	Remarks.	G	Scotton.	Chap.	Sec.	Remarks.
	Section.  26 (1)  26 (2)  26 (3, 4)  27  28 (1)  28 (2)  29-33  34  35 (1-3)  35 (4)  36, 37  38  39 (1-5)  39 (6, 7)  39 (8, 9)  39 (10-12)  40, 41  42 (1, 2)  42 (3)  44 (1-5)  44 (6)  45  46 (47-63  64, 65  66-71  77  77  77  77  77  77  4 (1)	88	Sec. 25 (1)		20 dad 20 20 20 20 20 20 20 20 20 20 20 20 20	83 84 85 (1) 85 (2) 86 (1) 86 (2, 3) 87 (1, 2) 87 (3) 88 89 90, 91 92 93, 94 95 96-97 98 (1, 2) 98 (3) 98 (4) 98 (5) 98 (6-8) 99 (1) 99 (2) 100 101 102	88	87 pt. 88 89 (1) 89 (2) pt. 90 (1) pt. 90 (2, 3) 91 (1, 2)	
1	74 (2-4) 75		77 (2-4)	Rep. and Sup. 1927, c. 29, s. 16. Rep. and		103 104 (1-3) 104 (4)		101 102 (1·3)	Rep. an Sup. 192
	76 77 (1, 2) 77 (3) 77 (4) 78 (1) 78 (2)		80 (1, 2) 80 (3) pt. 80 (4) pt. 82 (1) 82 (2) pt.	Sup. 1927, c. 29, s. 17.		104 (5) 104 (6) 104 (7) 104 (8-16, 105 (1-3) 105 (4) 106 (1) 106 (2) 106 (3, 4)		102 (5) 102 (6) pt. 102 (7) pt. 102 (8-16) 103 (1-3) 103 (4) pt. 104 (1) 104 (3) pt. 104 (4, 5)	e. 29, s.31(1
1	79		83	Rep. and		106 (5)			Rep. an Sup. 191
-	80			Sup. 1927, c. 29, s. 21.		107		105 pt.	c. 27, s. 18
1	81, 82		85, 86			108		107 pt.	

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Chap.	Section.		Consolidati	ED.	Chap.	Section.		Consoli	DATED.
Cp	Section.	Chap.	Sec.	Remarks.	CP	Section.	Chap.	Sec.	Remarks.
56	109	88	{	Rep. and Sup. 1927, c. 29, s. 37. Rep. 1927, c. 29, s. 38.	59	6-8 9 10 11-13 14	91	7 pt.	Rep. 1927, c.28, s. 5 (3).
	111-113 114 115, 116		109-111 112 pt. 113, 114	Rep. and Sup. 1927, c. 29, s. 40.		15 16 (a) 16 (b-g)		$\begin{bmatrix} 12 \\ \dots \end{bmatrix}$ $\begin{bmatrix} 13(1) \ (b-g) \end{bmatrix}$	Rep. and Sup. 1914, c. 21, s. 16, (1) pt.
	118, 119 120 121		116, 117 { 120 (1-3)	Rep. and Sup 1927, c. 29, s. 41.		16 (h) 16 (i)		13 (1) ( <i>i</i> )	Rep. and Sup. 1914. c. 21, s. 16, (1) pt.
	122 123 124-131 132 133, 134		121 122 pt. 123-130 120 (4) 131, 132	Rep. and		17-20 21(1) 21 (2) 22 (1) 22 (2) 22 (3-6)		14-17 18 (1) pt. 18 (2) 19 (1) 19 (2) pt. 19 (3-6)	Redr.
	135 136 137 (1) 137 (2)		134 (1) pt.	Sup. 1927, c. 29, s. 44. Rep. 1927, c. 29, s. 44.		22 (7) 23-37 38 39 (1)		19 (7) pt. 20-34	Rep. 1927, c. 28, s. 5 (7)
1	137 (3) 138 139		134 (3) pt. 135	Rep. and Sup. 1927, c. 29 s. 46.		39 (2) 40 (1) (a)		37 1) (a) pt.	Rep. and Sup. 1927 c.28, s.5 (8) Rep. 1927
-57	141 (1-3) 141 (4) 142-151		138 (1-3) 138 (4) pt. 139-148	Omitted.		40 (1) (b)			c.28, s.5 (9) Sup. by cl (a) of subs (1) of s. 37 of this Act
58	2 3 1 2-4 5	90	1-3	Omitted.  Rep. and Sup. 1919,		$\begin{vmatrix} 40(1) & (c,d) \\ 40 & (2) & \cdot \end{vmatrix}$ $41$ $42$		37 (2) 	Rep. 1927 c. 28, s. 5 (10).
	6 7 8, 9		7, 8	c. 26, s. 2. Rep. and Sup. 1921, c. 37, s. 3.		43 44 (1) 44 (2)		39	Rep. and Sup. 1927 c.28, s.5(11) Rep. 1927 c. 28, s. 5
 59	10-16 17 18, 19		10-16 17 pt. 18, 19	Omitted.		45, 46 47 (1) 47 (2)		41, 42 43 (1) 43 (2)	(12).
		91	1, 2 3 pt.	Rep. 1927, c.28, s.5 (2).	60	1 2, 3 4	92	1, 2 3 (1-3)	Omitted.

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Chap.	Section.	Chap.		Remarks.	Chap.	Section.	Chap.		Remarks.		
61	5, 6 7 8-10 11 (1) 11 (2) 11 (3-5) 12 1 2-5 6 (1) 6 (2) 7 8 (1, 2) 8 (3) 8 (4, 5) 9-18 19 20	93	4, 5 7-9 10 (1) 10 (4-6) 1 1-4 5	Rep. and Sup. 1923, c. 43, s. 3.  Rep. and Sup. 1918, c. 20, s. 15.  Omitted.  Uncon. and Unrep. Uncon. and Unrep. Uncon. and Unrep. Comitted.  Redr. Uncon. and Unrep. Uncon. and Unrep. Comitted.			94	54-60 62 (1, 2) 62 (3) pt. 62 (4, 5) 62 (6) pt. 62 (8-10) 64 65 (1-4) 65 (5) pt. 66 67 (1)	Sup. by R. O. 192 c.150, s.36 Redr.  Sup. by sud 3 of s. 28 this Act.  Omitted. Rep. an Sup. 192 c.31, s.6 (1 Redr.		
	21 (1) 21 (2) 22-24 25 (1) 25 (2) 26 27 (1) 27 (2) 28 29		19-21 22 23 24	Uncon. and Unrep.  Omitted. Redr. Omitted. Rep. 1927, c. 31, s. 2.	63	77 78 79 80 Sched. A. Sched. B.	194	Sched. A. pt. Sched. B. pt.	c. 22, s. 3. Omitted. R e p. a n Sup. 192 c. 31, s. 11 Redr.		
	31 32 33 (1) 33 (2) 33 (3) 33 (4) 34 (1, 2) 34 (3) 34 (5) 34 (6) 35 36-54 55, 56 57, 58 59		26 27 (1) pt. 27 (2) 27 (1) pt. 27 (3) 28 (1) 28 (2) 28 (3) 29 (1) 30-48 49 50, 51 53	Unrep. Omitted. Redr.		2-12 13 14 15 (1, 2) 15 (3) 15 (4-7) 16-24 25 (1) 25 (2) 26 27-29 30 31, 32	95	1-11	R e p. a n Sup. 191 c. 26, s. 2. Rep. 191 c. 26, s. 4. Rep. 191 c. 26, s. 4.		

		O. 1914.		R. S. O. 1914.					
Chap.	Section.		Consoli	DATED.	Chap.	Section.		Consoli	DATED.
5	Section.	Chap.	Sec.	Remarks.	Ch	Section.	Chap.	Sec.	Remarks.
63	33	95		Rep. and Sup. 1916,	63	145 (7) 146-170		137 (8) 138-162	Dan one
	34, 35 36 (1)		28, 29 30 (1)	c. 26, s. 3.		171			Rep. and Sup. 1920 c. 34, s. 4.
	36 (2)			Rep. and Sup. 1918, c. 20, s. 16.		172-189 190 (1, 2) 190 (3)		164-181 182 (1, 2) 182 (3)	Redr.
	37-42 43 (1, 2) 43 (3)		31-36 37 (1, 2) 37 (3) pt.			190 (4-7) 191 192-195		182 (4-7) 183 184-187	Redr.
	43 (4) 44-46		37 (4) 38-40			196 (1) 196 (2)		188 (1) 188 (2)	Redr.
	47 48-52 53		41 (1-3) 42-46 47 (1)			197-213 214 215-223	:	190-206 207 (pt.) 208-216	
	54, 55 56 57, 58		48, 49 50 pt.	Rep. 1916,		224 (1) 224 (2)	90	21 (1)	Rep. 1920 c. 34, s. 2.
	59-61		51-53	c. 26, s. 4.		224 (3-5) 225		21 (2-4)	Rep. and
	62			Rep. and Sup. 1920, c. 34, s. 1.		226 (1)		217 (1)	Sup. 1921 c. 38. s. 7.
-	63, 64 65 (1) 65 (2)		55, 56 57 (1) 57 (2) pt.			226 (2) 227-231 232		217 (2) 218-222 223 pt.	Redr.
	66-68 69 (1) 69 (2)		58-60 61 (1) 61 (2)	Redr.		233-236 Forms 1-6		224-227 Form: 1-6	
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211	1 2 (1) 2 (2)	254	10 (1) pt. 10 (2)	Omitted.	223				Sup. 1926, c. 60.	
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9	2			Uncon. and Unrep. Rep. and Sup. 1915, c. 5, s. 5.		2 pt. [4 (13)] 2 pt. [4 (14)]			Sup. 1927, c. 8, s. 4.

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	49-52			c. 28, s R e p. Sup. c. 78.	. 23.		$\begin{bmatrix} 2 & (1), & (6) \\ 2 & (1), & (c-o) \\ 2 & (1), & (p) \end{bmatrix}$		1(1),(b)pt. 1(1),(c-o) 1 (1),(p)	
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	58	,		Uncon Unrep.	. and		10 (2-5)			Rep. ar Sup. 191 c. 24, s. 5.
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36			Rep. and Sup. 1923, c. 48.	42				Rep. and Sup. 1917, c. 54.
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25	1 2.4	180	1-3	Omitted.	38		240	6 (a) pt.	
26	1 2	192	54 pt.	Uncon. and Unrep.	39				Rep. 1916, c. 50, s. 150.
27	1 2		20 (1) pt.	Omitted.	40		. ,	{	Rep. and Sup. 1927, c. 73.
28	1 2 3	199	32 (3) pt.	R e p. 1927, c. 28, s.15(2) Uncon. and Unrep.	41	1 2 3	296	1	Omitted.

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3	. ,			Uncon. and Unrep.	15				Rep. an Sup. 192 c. 15.
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7	2	26	13 (1) pt.	Omitted.	18	3			Uncon. at Unrep.
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23	2			Rep. and Sup. 1923, c. 14, s. 2. Rep. and Sup. 1923, c 14, . 3.		28 29 30			Spent. Rep. and Sup. 1917 c. 47, s. 2. Rep. and Sup. 1926 c 60.
24	1 2 3 (1) 3 (2) 3 (3)		2 pt. 22 (1) p . 22 (2) pt.	Replg. sec. Rep. and Sup. 1917, c 23, s. 8.		31 32 33 34 35, 36	314 322	1 pt. 8 pt. 6 (2) pt. 5(1),(l)pt.	Rep. and Sup. 1920 c. 100.
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	6 7 (1) 7 (2)	91	38 (3)	Rep. and Sup. 1919, c. 26, s. 2. Rep. and Sup. 1927,		41 42 43	338	14 pt.	Uncon. and Unrep. Rep. and Sup. 1927 c. 91.
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33			{	Uncon Unrep.		44	1	242	76 (1) pt.		
34			{	R e p. Sup. c 47.	a n d 1926,	45				Rep. a Sup. 19 c. 69.	n d
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36			{	R e p. Sup. c. 50	a n d 1924,	48	1 2	254	10 (1) pt. 12 (1) pt.		
37			{	R e p. Sup. c 69.	a n d 1922,	49			{	Rep a: Sup. 19 c. 48.	n d 23,
38			{	R e p. Sup. c. 31.	a n d 1918,	50			{	Rep. 19 c 70, Sch "A."	27, ed.
39	•••••			R e p. Sup. c. 72.	a n d 1922,	51				Rep. a: Sup. 19 c. 73.	n d 27,

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54				R e p. Sup. c. 33. R e p.	1927, a n d	63	2 1 2pt.[50-52]	353		Omitted.
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56				Sup. c. 46.	1918,	6				Rep. and Sup. 1926 c. 4.
57				R e p. Sup. c. 75.	a n d 1924,	7	1			Omitted. Rep. and
58		200	9 (5)	R e p. Sup. c. 20, s	1918,		2-4			Sup. 1924 c. 10, s. 2 Rep. and
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59				R e p. Sup. c. 81	and 1927,		7			c.9, s. 14 (1) R e p. 1921 c. 11, s. 9. Sup. 1927
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_			(	66, s. 2. Uncon. and	21			{	Uncon. and Unrep.
9			{	Unrep.	22	1 2	58	13	Omitted.
10	1	35	58	Redr.				(	Rep. and
11				Rep. and Sup. 1927, c. 15.	23				Sup. 1926, c. 19.
12			{	Rep. and Sup. 1926, c. 10.	24	1 2		}	Rep. and Sup. 1923, c. 14, s. 2. Rep. and Sup. 1923,
13			{	Uncon. and Unrep.	25				c. 14, s. 3. Rep. 1926,
14	1 2-4	232	1-3	Omitted.	20			{	c. 21, s. 24.
	5 6-12 13		4 (1) 5-11 41 (2)		26	1 2	72	5 (1) pt. 6 (a) pt.	
15			{	Sup. 1927, c. 27.	27	1 2	3	1 par.8 pt.	Rep. 1922 c. 4.
16	1-29			Rep. and Sup. 1926, c. 15.		3		3 (3)	Rep. and Sup. 1926, c. 4. Redr.
۰	30			Uncon. and Unrep.		5 (1)		3 (3)	Omitted. Rep. and
	31-36		{	Rep. and Sup. 1926, c. 15.		5 (2)			Sup. 1922, c. 7, s. 6. Omitted. Sup. 1925,
17	1-5			Rep. and Sup. 1926,		6 7 8	26	7 pt.	c. 11, s. 2. Replg. sec.
	6			c. 15. R e p. 1925, c. 26, s. 11.		9			Spent. War measure.
	7, 8			Rep. and Sup. 1926, c. 15.		10, 11 12	12	62, 63	Rep. 1926, c. 21, s. 2.
18			{	Sup. 1926, c. 15.		13 14	71	22 (2) pt.	Rep. and Sup. 1927, c. 16.
19			{	R e p. 1925. c. 27, s. 5. Sup. 1917, c. 16.		15 16			Uncon. and Unrep. Sup. 1920, c. 31, s. 2.
20	1-13		•••••{	R e p. 1927, c.17,s.101(e),		17 18 19		15 (i) 104 (6) 104 (7)	

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b.	~	1	Consoli	DATED.	a .			CONSOLI	DATED.	
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	20 21	95	47 (2)	Rep. and Sup. 1926		55 56 (1)	1	15 (1) pt	Rep. 192 c. 90, s. 18.	
	22			c. 28. Rep. and Sup. 1926 c. 30.		56 (2) 56 (3) 57		23 pt.	Sup. 1920 c. 109, s. 2. Sup. 1920	
	23			Rep. and Sup. 1926 c. 31. Rep. and	-	58 59		}	c. 107, s. 6. Sup. 192 c. 15, s. 79. Rep. 192	
	24			Sup. 1926 c. 36.		60			c. 38, s. 3. Uncon. an	
Ī	25 26		16 (4) 99 (4) pt.	Rep. and	1	61-63 64	32	3 pt.	Unrep. Spent.	
	27 28			Sup. 1918 c. 27, s. 19.		65			Rep. an Sup. 192	
-	29			Rep. 1922 c. 61, s. 2(2 Rep. 1922 c. 61, s. 3.	)	67 68			c. 10. Spent. Spent.	
	30 31	223 224	101 (3,4) 234 (2)pt.	Rep. 1922		69 70		{	Uncon. an Unrep. Uncon. an	
-	32 33 (1) 33 (2)	242	7 pt.	c. 69, s.29(1) Omitted.		71			Unrep. Uncon. at Unrep.	
	34			Rep. and Sup. 1918 c. 20, s. 43.	3. 28	3			Uncon. at Unrep.	
	35 36	285	6 (1) pt.	Rep. and Sup. 1919 c. 72, s. 3.					Rep. an Sup. 192 c. 35.	
	37			Rep. and Sup. 1927 c. 86.		1 pt [(14 1 pt.](18	155	80 (14)pt. 80 (18)		
	38	322	pt.		31			110 (1-3)		
	39 40 (1)		5(1),(n) pt 5(1,(t)		32	2			Uncon. as Unrep.	
	40 (2)		pt. 5(1),(u)	Rep. an	d	3 1 2 (a-c)	167	1 (a-c)	Omitted.	
	41-46			Sup. 1920 c. 100. Uncon. an		2 (d) 2 (e) 3-10		1 (d) pt. 1 (e) 2-9		
	48 (1)			Unrep. Omitted. Uncon. an		Sched. A		Sched. A.	Omitted.	
	48 (2) 49	326	50(2),(a)	Unrep.	3	2 3	1270	1(1) (e)	Omitted. Omitted.	
	50 51	327 328	pt. 3 (4) pt. 53 (1) pt.			4 (1) 4 (2)		1(1),(p) pt. 11 pt.		
	52-54			Rep. an Sup. 1919 c. 77.		5			Rep. an Sup. 192 c. 46, s. 2.	

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34	1		)	Sup. 1920, c. 43, s. 4.	37				Rep. and Sup. 1927, c. 56.
	6 (2) 7 8 9 pt. [44a-(1)] 9 pt. [44a-(2)] 9 pt. [44a-(3-10)] 9 pt.		35 (5,6) 37 pt. 39 (3) 49 (1) pt. 49 (2) pt. 49 (3-10) 49 (12)		38	1 pt. [152a-152l] 1 pt [152m] 1 pt. [152m] 1 pt. [152n-152q] 1 pt. [152r] 1 pt. [152s]			
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	11 12 13 14		68 72 88 (2) pt. 96 (3)		40				Rep. and Sup. 1918, c. 31.
	15 16 17 (1)		97 (1) pt. 112 (3) 113 (7)		41				Rep. 1919, c. 25, s. 33.
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35		199		Rep. and Sup. 1924,	43	1 2 (a b) 2 (c)		{	Omitted. Rep. 1922, c. 72.
	3		}	c. 43, s. 3. Rep. and Sup. 1924, c. 43, s. 9. Rep. and	44			{	Rep. and Sup. 1918, c. 38.
	4-7 8 (1)		}	Sup. 1924, c. 43, s. 12. Rep. and Sup. 1924,	45	2	238	4, par. 5 pt. 4, par. 7 pt.	
	8 (2) 9, 10	• • • •	36 (2) Sched. C. pt.	c. 43 s. 13.		3		4, par. 16 pt.	Rep. and Sup. 1919,
36	1 2			Omitted. Rep. and Sup. 1924, c. 44, s. 2.		5 6 7		9 (1),(k) pt. 26 pt. 39	c. 50, s. 3.
	3 4 5		26 28 (1) pt. 34 (3)	Sup. 1920,		8 9 10		57 (1) pt. 98 (3)	Rep. and Sup. 1922,
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	6 (c, d) 6 (e)		39 (1) pt. 39 (2)			12 13 14, 15		138 pt. 143 (1)pt. 158 (1)pt. 196 (1)pt.	c. 10, 3. 20.

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5	Decuoil	Chap.	Sec.	Remarks.	S S	Socialization.	Chap	Sec.	Remarks.
46				Rep. and Sup. 1927 c. 64.		3 4 5 6	295	8 pt. 9 (3)	Redr. Omitted.
47	1 2 3 4					7 [(5)] 7 pt.[(6)] 8 9		10 (5) 10 6) 12 (1) pt. 17 (2-4)	
48				Rep. and Sup. 1923, c. 48.		11 pt. [16a(1)] 11 pt. [16a(2)]		21 (1) pt. 21 (2) pt.	
49				Rep. and Sup. 1923, c. 48.	56	12			Omitted.
50				Rep. 1927, c. 70, s. 145, Sched. "A."		2 3 4 5		6 pt. 15 (4) 30 38	
51				Rep. and Sup. 1927, c 73	57			{	Rep. and Sup. 1920, c. 100.
53	1 2 3 4 5 6		6 pt. 7 (1) pt. 8 pt.	R e p. 1921, c. 75, s. 6. Omitted.		1-6 7 8-15 (1) 15 (2)			Rep. 1927, c. 89, s. 17. Uncon. and Unrep. Rep. 1927, c. 89, s. 17. Uncon. and Unrep. Rep. 1927, c. 89, s. 17.
	1 2 (a, b) 3-6	291 1	3 pt. 1 (a, b) 2-5	Omitted.				{	Uncon. and Unrep.
1	7 (1) 7 (2) 8 9, 10 11 (1-3)		7 (1) pt. 7 (2) 3 pt. 9, 10 1 (1-3)		61 .			{	Unrep.  Rep. and Sup. 1927, c. 90, s. 6(3)
1			(4) pt. 2, 13	Rep. and	62	1 2	324	3 (3) .0 (2)	
1 1 1 1 1 2 55	4 5, 16 7 8 9 20 1		(1)	Sup. 1924, c. 71, s. 5. Replg. sec. Omitted. R e p. a n d Sup. 1919, c. 67, s. 5.		2		1 2 pt	Omitted.  Redr. Rep. and Sup. 1921, c. 92, s. 3.  Rep. and Sup. 1921, c. 92, s. 4.

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6			CONSOLID.	ATED.	.dl		-	Consolid	ATED.
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63	7-9 10 (1) (a)	362	9(1)(a) pt.		9				Rep and Sup. 1927, c. 15.
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_	13-17		12-16		11	1 2, 3 4	147	1, 2	Omit <b>te</b> d. Redr.
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1				Supply.	13	1		1 (a) at	Omitted.
2			{	Uncon. and Unrep.		2 (a) 2 (b,c) 3-10		1 (a) pt. 1 (b,c) 2-9	4
ş	1-10			Rep. and Sup: 1922, c. 4. Rep. and	14	1-8 9 pt. [15b(1)] } 9 pt.			Rep. and Sup. 1927, c. 17. Uncon. and
	11 12-65 Sched. of Forms	}	{	Sup. 1926, c. 4. Rep. and Sup. 1922, c. 4.		$ \begin{array}{c} [15b(2)] \\ 9 \text{ pt.} \\ [15b(3)] \\ 10-15 \end{array} $ 16-19			Unrep. R e p. 1927, c. 17, s. 101 (f) Uncon. and
4	1			Spent. War measure.		Scheds A- U.			Unrep. Uncon. and Unrep.
	5 1 2 3-9 10	10	6 1 pt. . 19-25	Omitted.	15				Rep. and Sup. 1926, c. 15.
	11 12 (1), (2) 12 (3) 13		. 27	Omitted.	16	1-3			Omitted. Sup. 1919, c. 18, s. 3.
1	6 1			Replg. sec. Rep. and Sup. 1919,	17				Rep. and Sup. 1926, c. 15.
	3	2	6 10 (2)	c. 9, s. 2. Sup. 1920, c. 8, s. 6.	18				R e p. 1925, c. 27, s. 5. Sup. 1917, c. 16.
	7 1 2-7 8	3	4 1-6	Omitted. Omitted.	19	1 2-5 6	73	1-4	Omitted. Replg. sec.
	8 1 2-6 7-10			Omitted. Uncon. and Unrep. R e p. 1926, c. 10, s. 4.	11	1 2	2	5	Rep. and Sup. 1925, c. 6, s. 2.

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20	3 4 5			Rep. 1920, c.2,s.16(3). Rep. and Sup. 1926, c. 5, s. 3. Spent. War	20	39[45a- 39[45a- 40 41			46 (1) pt. 46 (2) pt. 143 (1) pt. 78 (1)	Rep. and Sup. 1927
	9			measure. Rep. and		43		285	n	c. 78.
	6			Sup. 1925, c. 9, s. 2.		44 45		308	17 1 (d) pt.	
	7 8	18	40 (1) pt.	Replg. sec.		46 47			2 (a) pt.	Sup. 1920,
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	10			Rep. and Sup. 1923, c. 14, s. 2.		49 (1) 49 (2)				Sup. 1920, c. 104, s. 2. Sup. 1920,
	11 12 13	71	11 (4) pt. 14 (1) pt.	Replg. sec.		49 (3)			{	c. 104, s. 4. Omitted. Spent. War
	14 pt.[(6)] 14 pt.[(6a)] 15		30 (6) 10 (2,3)	Omitted.		50 51				measure. Sup. 1919, c. 83, s. 13.
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	18-20			Rep. and Sup. 1922, c. 48.		54 55		32	{7 (1) pt. (7 (2) 10	0 1007
-	21			Rep. and Sup. 1926, c. 32.		56 57		58	1	Sup. 1927, c. 27.
	22 pt. 22 pt. [(7)]		12 (1) pt.	Rep. and Sup. 1919,		58 59		131	11 pt{	Uncon. and
	23			c. 28, s. 2. Spent. War measure.		60 61				Spent. Uncon. and Unrep.
	24 25 26	160	6 pt. 1 (4,5)			62				Uncon. and Unrep.
	27 28	218	45 (1) pt.	Spent. Omitted.		63 64 65				Spent. Spent. Uncon. and
	29 30 31		92 (2) 158 (6,7) 15 (1) pt.			66				Unrep. R e p. 1919, c. 4, s. 4.
	32			Rep. and Sup. 1924, c. 50.		67 68			}	Uncon. and Unrep. Uncon. and
	33			Rep. and Sup. 1922, c. 61, s. 6.		69				Unrep. Uncon. and Unrep.
	34			Rep. and Sup. 1924, c. 50.	1	70 71		156	1-3	Uncon. and Unrep.
	35 36		122 (4) 144 (6,7)	c. 00.	21	1		91	13 (1) pt.	оттер.
	37		4, par. 7, pt.			2			35	
	38			Omitted.	22	1				Omitted.

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22	3			Uncon. and Unrep. Rep. 1927, c. 31, s. 10, with a saving clause as to any junior	28	7 8 (1) 8 (2) 8 (3) 9		118 125 (1)pt. 125(13)pt. 125(15,16) 153 (1)pt. 160(1) pt.	
	:			judge already appointed a Surrogate judge.				{	Rep. an Sup. 192 c. 30.
23	1-4 5 6	96	31-35 36 (1, 2)	Replg. sec.	30	$\begin{bmatrix} 1 \\ 2 \\ 3 \\ 4 \end{bmatrix}$	224	210(2)pt. 257 262	Omitted.
	7		101	repigi deei		5		304 pt.	
24			{	Rep. and Sup. 1926, c. 33.	31	1 2 (a) 2 (b) 2 (c-f)	227	1 (a) 1 (b) pt. 1 (d-g)	Omitted.
25				Rep. and Sup. 1926, c. 35.		2 (g) 2 (h) 2 (i) 2 (j)		1 (h) pt. 1 (i) 1 (c) 1 (j)	
26				Rep. 1920, c. 38, s. 3.		3		{	Rep. an Sup. 192 c. 62, s. 2.
27	1 2-4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21-24	155	24 (1) pt 47 (3) pt. 55 (1) pt. 55 (5) 61 pt. 67 (7) 69 (1) pt. 80 (7) pt. 80 (11)pt. 92 (b) pt. 92 (p) pt. 92 (p) pt. 92 (p) pt. 92 (p) pt. 92 (s) pt. 101-103 106 109	Omitted.  R e p. 1927, c. 38, s. 16.		4-6 7 8, 9 10 11, 12 13 14 15-17 18 19 20 21 (1) 21 (2) 21 (3) 22 23 24, 25 26 27		9-11 12 pt. 13, 14	Rep. an Sup. 199 c. 52, s. 6.
28	1 2 3 4 (1) 4 (2) 4 (3) 5 6	158	58 72 (1) pt. 73 (1) pt. 73 (4) pt. 73 (5) 81 (1) pt. 83 pt.	Omitted.		28 29 30-38 39 40-45 46 47-57.		0.0	Rep. an Sup. 192 c. 70, s. 1.

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31	58-66 67		71-79 80 pt.		38	15			Replg. sec.	
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32				Rep. and Sup. 1922, c. 72.		5-12 13 (1) 13 (2)		3 (1-7) 4-11 12 (1) 12 (2) pt.		
33			{	Rep. and Sup. 1923, c. 44.		14 15 16		13 (1,2) 14	Omitted.	
34			{	R e p. 1919, c. 25, s. 33.		1	268	3		
35	1-5 6 7 8		24 (2) pt. 25 pt. 28 pt.	Rep. and Sup. 1927, c. 64, s. 2.	44	1 2 3 4 5 6		8 (3) pt. 4 15 (1) pt. 15 (2) 19(1),(a) pt.	Omitted. Redr. Redr.	
36				Rep. and Sup. 1923, c. 48.		7 8 9		24 (1) pt. 19(1),(c) pt.	Redr. Redr. Replg. sec.	
37	7			Rep. and Sup. 1923, c. 48.		10 11, 12 13 14 (1-7)			Replg. sec. Redr.	
38	1 2 (a,b) 2 (c) 2 (d) 3-5 6	236	1 (d) 2-4 5 (1-5)	Omitted.		14 (8) 14 (9) 15 (1)		12 (2) pt. 17 pt. 19 (4) pt. 41 pt. 43 (6) pt. 59 (3) pt.	Replg. sec. Omitted. Redr. Redr. Redr. Redr. Redr. Redr.	
	8 9 10, 11		7 (a,b) 8	Rep. and Sup. 1920, c. 60, s. 3.				60 (5) pt. 61 pt. 62 pt. 63 pt.	Redr. Redr. Redr. Redr.	
	12 13 (1-8)		11 (1-8)	Rep. and				73 (1) pt. 74 pt. 75 pt. 76 pt.	Redr. Redr. Redr. Redr.	
	13 (9)		. 14	Sup. 1920, c. 60, s. 4.		15 (2) 16 and Sched.		84 Sched. A. pt.	Redr.	

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44	17			Omitted.		1				Supply.	
45	1 2	291	6	Omitted.		2				Uncon. and Unrep.	
46			\\ \{	R e p a Sup. 19 c. 62.		3			••••{	Uncon. and Unrep.	
47	1	316	2 (f)			4			{	Uncon. and Unrep.	
48				Rep. a Sup. 19 c. 86.		5	1			Replg. sec.	
49			{	Rep. a		6			{	Uncon. and Unrep.	
50				c. 86. Uncon.		7				Rep. and Sup. 1926 c. 4.	
51	2 pt. [m 1]	322	5 (1),(p)	Unrep. Omitted		8			{	Rep. and Sup. 1926 c. 4.	
	2 pt. [m 2] 2 pt. [m 3] 2 pt. [m 4]		5 (1),(q) pt. 5 (1),(r) 5 (1),(s)			9	1 2	26	8 (2),(b) 8 (3) pt.		
	3			Rep. a Sup. 1 c. 100.	n d 920,	0	1 2	23	5 (3)	Omitted.	
	4 5	326	25	Spent.		1			{	Sup. 1920 c. 14.	
	6 7pt.[ <b>2</b> a(a)	]		c. 89. Spent.	927, War 1	2				Rep. and Sup. 1927 c. 15.	
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	12 13			Rep. 1 c. 90, s. Uncon. Unrep.	18.	4				Rep. and Sup. 1926 c. 10.	
52				Rep. a Sup. 1		5			{	Uncon. and Unrep.	
53				Uncon. Unrep.	and 1	6	1-3 4-7			Rep. and Sup. 1927 c. 17. Uncon. and	
54	1	338	9 (3)				8 Scheds. A-S.			Unrep. Rep. 1927 c. 17. Uncon. and Unrep.	

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17			{	Rep. and Sup. 1926, c. 15.	25	3 (2)	12		Sup. 1920 c. 2. s. 26. Omitted.
18	1 2 3-10			Omitted. Uncon. and Unrep. Rep. and Sup. 1926, c. 15.		4 pt [74(1)] 4 pt. 74(2)] 4 pt [75]			Spent.  Rep. and Sup. 1920, c. 3, s. 2.
19				Rep. and Sup. 1926, c. 15.		5 6, 7			Rep. and Sup. 1927, c 16. Uncon. and
20				R e p. 1925, c. 27, s. 5. Sup. 1917, c. 16.		8 9 10 11	91	7 pt. 10 pt.	Unrep. Replg. sec.
21	1 2 3 (1) 3 (2) 4 (1) 4 (2) 5		5 (2) pt.	Omitted.		13 14			Rep. and Sup. 1922, c. 48. Rep. and Sup. 1926, c. 32. Rep. and Sup. 1926, c. 35.
22				Rep. and Sup. 1927, c. 27.		15			Rep. and Sup. 1926, c. 39, s. 2
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24	1 2	82	34 pt.	Omitted.		33			c. 38, s. 3. R e p. 1919, c. 25, s. 33 Uncon. and
28	2			Uncon. and Unrep. Uncon. and Unrep.		34 (1, 2) 34 (3) 35			Unrep. Spent. (R e p. 1927, c. 33, s. 18.

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	37 38, 39 40 41 42 43 44 1 2 3 4 pt. [20(1,2)]	90	4-9  20 pt. 23-28	Rep. and Sup. 1926, c. 19  Rep. and Sup. 1926, c. 35. Uncon. and Unrep. Not proclaimed. Rep. 1920, c. 83, s. 4. Spent. Omitted. Rep. and Sup. 1921, c. 37, s. 2. Uncon. and Unrep.	34	3 4 (1) 4 (2) 5 (1) (a) 5 (1) (b) 5 (1 (c) 5 (2) 5 (3) 6 (7 (1) 7 (2) 8 (1) 8 (2) 9 10 11 12 13		9 (1, 2) 9 (4) pt. 35 (4) pt. 35 (4) pt. 49 (1) pt. 49 (11) 84 (1) pt. 84 (4) 88 (5) pt. 108(3) pt. 112(1) pt. 112 (1) pt. 118 pt. 122 pt.	Uncon. and Unrep.  Sup. 1920 c. 43, s. 3. Sup. 1920 c. 43, s. 4. Sup. 1920 c. 43, s. 5. Rep. 1920 c. 43, s. 8.
27	[21-26] 5 6 1 2 3		9 pt. 29 (2) 62(11-14)	Redr Omitted. Redr. Re p. 1927, c. 31, s. 7.	35	1-5 6 7			Rep. and Sup. 1927 c. 47. Uncon. and Unrep. Rep. 1927
28	2	3	12 (7)	Omitted. Omitted.	36			····{	Uncon. and Unrep.
29	1 2		13 (2)	Omitted. Omitted.	37			{	Rep. and Sup. 1927 c. 55.
30	1 2	107	44 pt.	Omitted.	38				Rep. and Sup. 1927 c. 56.
31				Rep. and Sup. 1926, c. 40.	39	1 2-7 8	215	1-6 7 pt.	Omitted.
32				Sup. 1927, c. 36.		9 (1) 9 (2) 10		8 (1) pt. 8 (2) 9	Redr.
33	1 2 3, 4 5			Omitted. Rep. 1925, c. 7, s. 10. Rep. 1927, c. 38, s. 16. Omitted.	40	11 12		10	Omitted.  Rep. and Sup. 1926 c. 47.
34	1			Omitted.	41	1			Omitted.

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41	2 3 4 5	{	53 (6) 98(1) pt. 98(2) 120 173 pt.		50	1 2	238	4, par. 2, pt. 4, par.16 pt.	Rep. and
42	2 3 4	223	pt. 3 (2) (i)	Omitted.		3 4 5 (1)		4, par.24, pt.	Sup. 1926, c. 55, s. 5. R e p. 1920, c. 79, s. 3.
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	9 10 pt. [30a(1)] 10 pt. [30a(2)]		(b, c) 29 33 (1) pt. 33 (2) pt.			12 13 pt. 13 pt. 14 15		44 (4) 46 (2) pt. 46 (3) 52 (3) pt. Form 5 pt. 102 (2)	
	11 12 13 14 15		35 (1) pt. 109(1) pt. 109(9-11) 110 117 (2) 117(3-6)		51	17 18 19	240	131(1) pt	Spent War measure. Omitted.
43	17 18 19		117 (8)	Omitted.	52		241		
10	2 3 4	227	24 pt. 51 pt. 80 pt.		53 54		236	5 (6,7)	Uncon. and
44	1 2		234 (2) pt. 234 (3)		55			{	Unrep. Sup. 1920, c. 72.
45				Rep. 1922, c. 69,s.29(1), but see 1924, c. 26.	56			{	Rep. and Sup. 1920, c. 66.
46			{	Rep. and Sup. 1922, c. 72.	57				Rep. and Sup. 1923, c. 48.
47	1 2		{	Omitted. Uncon. and Unrep.	58 59			(	Rep. 1927 c. 28, s. 22. Rep. 1923,
48	1 2 3	232	4 (2)	Omitted. Redr. Omitted.	60			)	Rep. 1927 c. 70 s. 14.5
49	1		•••••{	Sup. 1927, c. 62.	00			(	Sched. "A",

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61	1 2			Omitted. Rep. and Sup. 1924, c 65 s. 2	71	3, 4 5 6 7	321	2 3 5	Redr. Redr. Omitted.
62				Rep. and Sup. 1927, c. 73.	72			{	Rep. and Sup. 1927, c. 86.
63				Rep. and Sup. 1920, c. 85.	73	1 2 3	322	5(1),(j,k) 5(1),(q) pt.	Omitted.
64	1 2 3 4	275	38 52 (3)	Omitted. Omitted.		4 5 6 (1) 6 (2)		6	Replg. sec.
65			{	Rep. and Sup. 1927, c. 78.		7-11 12			Sup. 1920, c. 100. Sup. 1920, c. 100, s. 49.
66	2 3 pt.[19] 3 pt.[20] 1 2 3 4	295	18 19 2 (2) 2 (3) pt. 2 (5) pt.	Omitted.		13-16 17 18 19 20 21	328	56 (2) pt. 91 (2) pt. 4 (2, 3)	Uncon. and Unrep. Omitted.
	5 6 7 8 9 10 11 12pt[5(a-d)]	{	2 (6-8) 3 pt. 14 pt. 15 pt. 16 (a) pt. 16 (c) pt. 21 (1) pt. 21 (2) pt. 4 (a-d)	Omitted.	74	1, 2 3 (1) 3 (2) 4-9			Rep. and Sup. 1927, c. 89. Uncon. and Unrep. Rep. and Sup. 1927, c. 89.
	$12  ext{pt}[5(e, f)]  12  ext{pt}[5(g-f)]  13  14  15  16$		4 (e-h)	Redr.	75	2 pt. [16-(1-7)] 2 pt. [16-(8)]		20 (1-7) 20 (8) pt.	Omitted.
68	1 2-8 9	290	1-7	Omitted. Omitted.		[16-(20)]		20 (9-19) 20 (20) (a-g)	
69			{	Rep. and Sup. 1926, c. 62.		2 pt. [16-(21,22)] 3 4 5		20(21,22) 21 25 26 (1) pt.	
70	1 2-8 Sched.	305	1-7 Sched.	Omitted.		6			Rep. and Sup. 1920, c. 100. Omitted.
71	1, 2	321	1	Redr.					

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76			\[ \langle \]	Rep. and Sup. 1920, c. 100.	83	1 2	353	3 2 pt. 8 pt.	Omitted.
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			{	Uncon. and Unrep.		26-65 Sched. of			Sup. 1922 c. 4. R e p. 1926
80	1	338	10			Forms		l	c. 4, s. 2 (1).
81	1 2 3 pt.[(\$)] 3 pt.[(\$)]	340	3 pt.	Omitted. Omitted. Redr.	3	1 2 pt. [75(1,2)] 2 pt.	12	76	Omitted. Spent.
82	2-5	342	1-4	Omitted.		[75(3)] 3			
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5	1 2		3 (1) pt.			4, 5 6, 7, 8			Uncon. a Unrep. Rep. an Sup. 19
6				Uncon. and Unrep. Uncon. and		(1, 2) 8 (3, 4)			c. 15. Uncon. a Unrep. R e p. a
8	1 2	26	9 (1) pt.	Unrep. Omitted.		9 (a-e) 9 (f)			Sup. 19 c. 15. Uncon. a Unrep.
	3 4 5 6	20	9 (1) pt. 9 (2) pt. 9 (3) pt. 9 (4) pt. 9 (6) pt.			10, 11 12, 13			Rep. a Sup. 19 c. 15. Uncon. a Unrep.
9	1 2 3	29	1 (e) 3(2),(a)	Omitted.		14			Rep. 192 c. 15, s. 5.
	4 5 pt.		pt. 3(2),(b) pt. 3(3),(a)	Redr.	13	1-7		}	Rep. a 1 Sup. 199 c. 15. Uncon. a
	[(3)(a)] 5 pt. [(3)(b)] 5 pt.		0 (0) (3)	Rep. 1927,		9			Unrep. Rep. a 1 Sup. 19: c. 15.
	[(3)(c)] 5 pt. [(3)(d,e)] 5 pt.		3(3), (c,d)	c. 8, s. 2. Redr.	14	1 2 3	38	9	Omitted.
	[(3)(f)] 6 pt.[(15)] 6 pt.[(16)]		3 (15) pt. 3 (16)		15			{	Uncon. a Unrep.
	6 pt. $[(17)(a,b)]$		3(18), (a,b)		16				Uncon. a Unrep.

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10	6-10		c. 17. Uncon. and Unrep.	29			{	Uncon. and Unrep.
	11 Scheds A-		R e p. 1927. c. 17. Uncon. and	30	1 2, 3 4	261	1, 2	Omitted. Rep. 1927
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	4-13		Sup. 1926, c. 15.		15			Omitted.  Rep. and
21			Rep. and Sup. 1926, c. 15.	31				Sup. 1927, c. 24.
22			Rep. and Sup. 1926, c. 15.	32	1 2 3 4	91	19 (2) pt.	Omitted. Omitted. Omitted.
23			Rep. and Sup. 1926, c. 15.	33	1 2 3		65 (8)	Redr.
24			Rep. 1925, c. 27, s. 5. Sup. 1917,	34	1 pt. [62 (1-3)]	95	54 (1-3)	Omitted.
25	1		c. 16. Omitted.		1 pt. [62 (4)] 1 pt.		54 (4) 54 (5)	Redr.
	3	37 1 { 7 pt. 8 pt.			[62 (5)] 2 3		98	Replg. sec.
	<b>4 5</b> (1)	6 pt.	Uncon. and Unrep.		5		163	Omitted.
	5 (1) 5 (2) 6 7 8	8 pt. 7 pt. 10, 11		35	1 2 3	96	89 (1) 89 (6)	Omitted.
	8 9 10	15 4 9 pt.	Redr.	36	1, 2 3 4 (1)	108	1	Omitted.
26	1	65 12			4 (1) 4 (2, 3) 4 (4)		2 (1) 2 (2, 3)	Redr. Omitted.

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	11			Omitted.	44	1			Sup. 1922 c. 57.
37	1			R e p. 1926, c.21, s.14(2). See Division Courts Act.		1 2	194	32 (3)	Omitted.
38				Spent.	46				Rep. and Sup. 1926 c. 46.
39			{	Rep. and Sup. 1926, c. 33.	47	2	199	29 (1) pt.	Omitted.
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43	1 2 3 4		pt. 35(1),(c)	Omitted. Redr. Redr. Redr.	51	1 2-8 9	208	1-7	Sup. 1927, c. 55. Omitted. R e p. a n d Sup. 1926, c. 21, s. 27.
	5		pt.	Redr.		10 11 12 .		9	Replg. sec. Omitted.
	7 8 9 10 11		pt. 35 (2, 3) 35 (9) pt. 38 pt. 39 (1) pt. 42	Redr. Redr. Uncon. and Unrep.	52	1 2 3 4 1 2 3	218	8 (1) pt.	Omitted. Omitted. Omitted.
	13	{		Redr. Redr.	54	1 2-16	75	1-15	Omitted.

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54 1				Omitted.  Rep. and Sup. 1924, c. 50.	63	7 8 9 (1)		{ 196 (3) 198 (1)pt.	Rep. and Sup. 1922, c. 78, s. 26.
56		224	235 (1-3) pt.	79		9 (2) 9 (3) 9 (4) 10		198 (2) pt.	Replg. sec. Omitted. Omitted.
57	1 2-7 8		}	Omitted. Rep. 1922, c. 69,s.29(1). Rep. as to The Toronto and Eastern Railway. See 1922, c. 69,	64				R e p. 1924, c. 60, s. 1. Note:By-laws passed under Act not af- fected by re- peal.
	9			g. <b>29</b> (1). Uncon. and Unrep.	65	1			Replg. sec.
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58				Rep. and Sup. 1922, c. 72.	67	1 2 3 4	241	8 (4) pt.	Omitted.
59	1			Rep. and Sup. 1922, c. 72.		5[(1 <b>2</b> -14)] 5 [(15)] 6 7			Redr.
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61				Uncon. and Unrep.	69	1			Omitted.
62				Rep. and Sup. 1923, c. 44.		2-8 9 (1) 9 (2-5) 10-33 34-76		8 (2-5)	
63	1 (1)			Rep. and Sup. 1926, c. 55, s. 5.		77-85 86		78-86	Replg. sec.
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	1 (3)	23	. 7 (1) pt.	1	71	1	249	13 (h)	
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				e. 78, s. 22.		6			Sup. 1924 c. 64, s. 2.

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73	1	249	36 (3) pt.			13-21		12-20	c. 91, s. 3.
74			{	Rep. and Sup. 1923, c. 48.		22 (1) 22 (2) 23		21 (2) 23	Rep. and Sup. 1922, c. 91, s. 4.
75				Rep. and Sup. 1923, c. 48.		24 25		22 	Omitted.
76				Rep. and Sup. 1923, c. 49.	88				Rep. and Sup. 1927, c. 65.
77	1 2 3 4	256	8 pt. 11, 12	Omitted. Sup. 1922, c. 84, s. 2.	89	2 3 4-9 10 (a-j) 10 (k)	280	2 (1) pt. 3-8 9 (a-j) 9 (l)	Omitted.
78			{	Rep. 1927, c. 70, s. 145, Sched. "A."	90			1 (a)	Omitted. Omitted.
79	1 2 3			Spent. Spent. Replg. sec.	-01	3			Omitted.
80	4		•••••{	Rep. 1927, c. 70, s. 145, Sched. "A."	91	2 3, 4 5 6 7		1 pt. 2, 3 7 (1) pt.	Omitted.  Replg. sec.
81			{	Rep. and Sup. 1927, c. 73.		8 9			Spent. Omitted.
82	1 2	264	3 (8)	Omitted.	92				Rep. and Sup. 1926, c. 62.
83			•••••{	Uncon. and Unrep.	93				Rep. and Sup. 1921, c. 17.
84			{	Uncon. and Unrep.					

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94			{	Rep. and Sup. 1927, c. 81.	100	15 (4) 15 (5-8)		14 (1-3) 14 (4) pt. 14 (5-8)	
95	1 2 3 4		9 (1) pt. 9 (3) 12 pt.	Omitted. Redr.		16 17, 18 19 (1) 19 (2-4) 20 (1)		27, 28 29 (1) pt. 29 (2-4) 30 (1)	
96			{	Rep. and Sup 1926. c. 63.		20 (2-16) 20 (17) 20 (18, 19) 20(20),(a)		30 (7-21) 30(22)pt. 30(23,24) 30(25),(a)	Rep. an
97			{	Rep. and Sup. 1927, c. 86.		20 (20),(b) 20(21,22)		30(26,27) 31 (1) pt.	Sup. 192 c. 82, s. 4.
98			{	Rep. and Sup. 1924, c. 81.		21 (1) 21 (2, 3) 22 (1)		31 (2, 3)	Rep. an Sup. 192 c. 82, s. 6.
	2 3 [6b-(1)] 3 [6b-(2)] 4 5 6 7 8 9	326	5(1),(n) pt.  7 (2)  6 (1),(d)	Omitted.  Rep. and Sup. 1921, c. 89, s. 3.  Rep. and Sup. 1921, c. 89, s. 12.  Uncon. and Unrep. Repig. sec. Rep. and Sup. 1924, c. 82, s. 19.  Uncon. and Unrep. Rep. and Sup. 1924, c. 82, s. 19.  Uncon. and Unrep. Rep. and Sup. 1927, c. 89.		22 (2) 22 (3) 23-30 31 (1-3) 31 (5, 6) 32 33 (1) 33 (2-9) 34-37 38-41 42 (1) 42 (2-6) 43 (1-3) 43 (4-7) 44-54 55 (1) 55 (2-8) 56, 57 58 (1) 58 (2) 59, 60		43 (1) pt. 43 (2-9) 44-47 49-52 53 (1) pt. 53 (2-6) 54 (1-3) 54 (5-8) 55-65 66 (1) pt. 66 (2-8) 67, 68 69 (2) pt. 70, 71	C. 82, S. 0.
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	90 (1-4) 90 (5)		103 (1-4)	Rep. 1927, c. 88, s. 6 (2).	109	1 2 3	357	15 (2) pt. 23 pt.	Omitted.
	90 (6)		103 (6)	Rep. and		4			Omitted.
	90 (7)		104-107	Sup. 1927, c. 88, s. 6(3).			19	21	
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	105 (1)			Rep. and Sup. 1927, c. 88, s. 7.	3	1			Omitted. Rep. and Sup. 1924,
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101		200		Ttopag. Too.					
$\frac{101}{102}$	1 2 pt. [17]	334		Omitted.	4	1 2 (1-4) 2 (5) 3	20	5 4	Omitted. Redr, Omitted.
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103	1	-		Omitted.		4			Omitted.
100	2 3	322	10 (1) 10 (2)	Omitted.	6	1 2	23	12	Omitted.
104	1 2 3	329	27 pt. 28 pt.	Omitted.	7			{	Uncon. and Unrep.
	5		31 (1) pt.	Omitted.	8			{	Rep. 1927 c. 28, s. 32.
105	5 1 2 Sched. A.		221 Sched. A.	Omitted.	9	1 2 3		4, 5 14 pt,	Omitted.
106	6 1 2	344	8	Omitted.	10			9 (2) pt. 9 (3) pt.	Omitted.
10'	7 1 2 3		1 (b) pt. 1 (c) pt.	Omitted.		3	26	9 (3) pt. 9 (4) pt.	Omitted.
	7 1 2 3 4 5 6 7			. Omitted.	11	1-6			Rep. and Sup. 1927 c. 9.

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	3 (2) 4 (1) 4 (2)		3 (11)pt.	Omitted.	18	·		{	Uncon. and
	5 6 7 8		3 (14) pt 7 pt. 8 1) pt. 13 (1) (b)	·	19			{	Rep. and Sup. 1927, c. 12.
	10		17 (2)	Omitted.	20			{	Uncon. and Unrep.
13	1 2 3-5	31	1 pt. 2-4	Omitted.	21			{	Rep. and Sup. 1927, c. 19.
-	6 7-9		7-9	Rep. and Sup. 1922, c. 15, s. 3.	22			•••••{	Uncon. and Unrep.
	10			Omitted.  Rep. and	23			{	Uncon. and Unrep.
14				Sup. 1922, c. 85.	24			{	Uncon. and Unrep.
15	3	35{	18 (1) pt. 18 (2) pt.	Omitted. Uncon. and Unrep.	25	2			Rep. 1926, c. 15. Uncon. and Unrep. Rep. and
16			{	Rep. and Sup. 1927, c. 15.		3, 4			Sup. 1926, c. 15.
17	1 2 (a) 2 (b) 2 (c)	47	1 (a) 1 (b)	Omitted. Redr.	26				R e p. 1925, c. 27, s. 5. Sup. 1917, c. 16. see 1925, c. 27, s. 5.
	3 (1) pt. 3 (1) pt. 3 (2) 4, 5		1 (c) 2 9 10 3, 4	Redr. Redr. Redr.	27				Rep. and Sup. 1926, c. 15.
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31	1 2-6 7		1-5	Omitted.	39			{	Rep. 1922 c. 2, s. 13.
32	1 2-9 10 (1)		1-8 9 (1),	Omitted.	40	1 2 3	107	44 pt.	Omitted. Omitted.
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	13			Rep. and Sup. 1923, c. 15, s. 4.	42			{	Rep. an Sup. 1929 c. 48.
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36			••••{	Uncon. and Unrep.	47	1 2 3	104		Omitted. Redr. Sup. 192
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38	1 2 3		41 (4) pt. 57 (2) pt 79 pt.	ě		8 (1) 8 (2) 8 (3) 8 (4) 8 (5)		3 pt. 4 pt. 5 pt. 6 (1) pt.	

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49			•••••{	R e p. 1927 c. 38, s. 16.	,	6 (1) 6 (2)		33 (1) pt. 33 (2) pt.	
50	1 2 3 4	164		Omitted. Omitted.		6 (3) 7 8 9 (1) 9 (2)		33 (3) 44 (4) pt. 45 46 (2) pt.	Replg. sec.
51			{	Rep. and Sup. 1927 c. 47.		10 pt.[63a] 10 pt. [63b] 11 pt. [139a] 11 pt.		70 148	
52			{	Rep. and Sup. 1927 c. 49.		[139b(1)] 11 pt. [139b(2)]			R e p. 1922 c. 63, s. 1.
53			{	Rep. and Sup. 1927 c. 52.		1 2 pt. [3] 2 pt. [3a] 2 pt.	227		Omitted.
54			{	Rep. and Sup. 1927 c. 51.		[3b-3d] 2 pt. [3e] 2 pt. [3f] 3			
55			{	Rep. and Sup. 1927 c. 53.		4 5 6 7 pt. [74a]		28 35 70	
56				Rep. and Sup. 1927 c. 55.		7 pt. [74b] 8 pt. [95(1)]		89 112 (1)	Redr.
57	1 2-5 6		1-4	Omitted.		8 pt. [95(2)]	1	112 (2) 123(1) pt.	
58	1 2 3 pt.	218	149, 150 138(1) pt.	Omitted.	63				Rep. and Sup. 1922 c. 72.
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_	4		186 pt.	Pan an	66	1	237	1 (a,b)	Omitted.
59				Rep. and Sup. 1927 c. 40.	,	2 3 4, 5	231	2 pt. 3, 4	

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67	1 2	238	9 (1),(a)	Rep. and Sup. 1926, c. 55, s. 5.	78	1 2 3	277	11 (3, 4) 19 pt.	Omitted.
	3		9(1),(e) pt. 16 pt.		79		280		Omitted.
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-	6		21 pt.	Rep. and Sup. 1926,		5 6	{	2 (3) 2 (1) pt. 2 (2) pt.	
	8		121 (2)	c. 55, s. 7.		7		2 (2) pt.	Omitted.
	9		233 pt.	Rep. 1924,	80				Rep. and Sup. 1927 c. 65.
68				c. 60, s. 1. Note: by-laws passed under Act not af-	81	1 2	289	1 (e,f)	Omitted.
				fected by repeal.	82				Rep. and Sup. 1926, c. 62.
69		239	26 pt.		83		315	1 (3) pt.	
70	1 2 3	247	9 pt. 11	Omitted.	84	1 2-8 9	297	1-7	Omitted.
71	1	248	4 pt.			10-13 14		9-12	Replg. sec.
72				Rep. and Sup. 1923, c. 48.		15			Omitted. Rep. and
73				R e p. 1927, c. 70, s. 145. Sched. "A."	85				Sup. 1924, c. 76. Saving as to pending proceedings.
74				Rep. and Sup. 1927, c. 73.	86			{	Rep. and Sup. 1926, c. 63.
75				Rep. and Sup. 1926, c. 60.	87			····{	Rep. 1927, c. 86.
76	1 2 3 3		19 (6) 26 pt.	Omitted. Redr. Redr.	88	1 2 3	261	5 (2)	Omitted.  Rep. and Sup. 1927, c. 72, s. 4.
	5		29 (2)	Redr.		4 5	]	12	Omitted.
	6		86 (5) pt.		89	1			Omitted.

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	9 10 11 12		109 (4)pt. 112 (2-4) 4 (1,2)	Rep. and Sup. 1925, c. 78, s. 21.	93	1 2 3 4 5	363	1 pt. 2 3 pt.	Omitted.
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90	1 2 3-5	334	1 2-4	Omitted.		Sched. A Sched. B			Sup. 1926 c. 3. Rep. 1926 c. 3, s. 4.

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5	1 2 3 4 5 6 7 8		29 (b) pt. 32 (b) pt. 33 pt. 35 pt. 36 pt. 38 (2) pt.	Omitted	13	2 3 4, 5 6			Rep. 1927, c. 29, s. 7 (2). Uncon. and Unrep. Rep. 1927, c. 8, s. 6. Omitted.
	9 10 11 12 13 14 15		38 (3) and (4) 39 pt. 43 46 pt. 60 pt. 61 62	Replg. sec.	14	1 2 3 4 5	29		Omitted. Redr. Redr. Omitted. Redr. as note following subs. 20 of s. 3 Omitted.
$-\frac{6}{6}$	1	10	{	R e p. 1926, c. 21, s. 28.	15	1 2 3 4 5	31	1 pt. 5 pt. 6	Omitted.
	2 3 4 5)		5 8 {	Rep. and Sup. 1924, c. 8, s. 3.	16	1 2 3 4		30 (1) 18 (2) pt.	Omitted.
	67			Omitted.	17			{	Uncon. and Unrep.
8			• • • • • • {	Uncon. and Unrep.	18			{	Rep. and Sup. 1926, c. 10.
9	1 2 3	23	6 pt.	Omitted. Omitted. Omitted.	19	1 2 3 4	38	12 13	Omitted. Redr. Redr. Omitted.
	2 3	23	3 (5, 6)	Omitted.	20			{	Uncon. and Unrep.
11	• • • • • • • • • •			Rep. and Sup. 1927, c. 9.	21			• • • • • • {	Uncon. and Unrep.
12	1 2 3 (1)	29	1 (k) 3 (11)pt	Omitted.	22				Rep. and Sup. 1927, c. 15.
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13	1			Omitted.		9 (1)			Sup. 1924, c. 74, s. 2.

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23	9 (2) 10		25 26 (1)	Omitted. Redr.	35			{	Uncon. an Unrep.
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24			{	Uncon. and Unrep.		2 pt. [(e)]		9 (1) (8)	Omitted.
<b>2</b> 5	1 2 pt.[ <b>2</b> (1)]	44	1	Omitted. Rep. and	37	1 2 3		24 (2) pt.	Omitted.
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26	3			Omitted.  Rep. and Sup. 1926,	39	1 2-13 14 (1)	85	1-12 13	Omitted.
27			{	e. 15.  Rep. and Sup. 1926,		14 (2) 15, 16 17 18-28		14, 15 16 (1-5) 17-27	Omitted.
20			į	c. 15.  Rep. and Sup. 1926,		29 (1) 29 (2) 29 (3) 30		28 (1)	Redr.
_				c. 15. Rep. 1925,	40			{	Uncon. ar
29	,		{	c. 27, s. 5. Sup. 1917, c.16,see1925, c. 27, s. 5.	41			{	Uncon. ar Unrep.
30			{	Rep. and Sup. 1926, c. 15.	42	1 2 3		{	Omitted. Rep. 192 c. 29, s. 11 Omitted.
31	1-4			R e p. a n d Sup. 1927, c. 17. Uncon. and	43	1 2 3 4		3 (4)	Omitted.
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32	1 2			Omitted. Rep. and Sup. 1923, c. 13, s. 2.	45	1 2 3	95	137 (7)	Omitted Omitted.
	3			Uncon. and Unrep. Omitted.	46	1 2	96	62 (1)	Omitted.  See note for
33			••••{	Uncon. and Unrep.		3			lowingsec.10 Omitted.
34			{	Uncon, and Unrep.					

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49			{	c. 29.  Rep. and Sup. 1926, c. 33.	61			{	Rep. an Sup. 1924 c. 50.
50	1-4		\[\ldots\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	Rep. and Sup. 1926, c. 34.	62				Rep. an Sup. 1924 c. 50.
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51				Rep. and Sup. 1926, c. 35.					Uncon. an
52				Rep. and Sup. 1926, c. 36.		1 2 3 (1) 3 (2) 4		46 (1) pt. 274 (3)pt. 274 (4)pt. 275 (2)pt.	Omitted.
53	1 2 3	137	57	Omitted. Redr. Omitted.	67	5	224	232 (1)pt.	Omitted.
54	1 2 3		150 (2)	Omitted.	68	1 2 3		56 (1) pt.	Omitted. Omitted.
55				Rep. and Sup. 1927 c. 40.		1 2-13 15-21 22-28		1-12 13-19 21-27	Omitted.
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	4			Rep. and		29 (3) 29 (4, 5)			Sup. 192 c. 57, s. 2. Uncon. at Unrep.
57		-		Sup. 1927 c. 48.		30 31 Form 1		28 Form 1.	Omitted.
58				Rep. and Sup. 1926 c. 47.	,	Form 1.  1 pt. [29-29b]	227	37-39	
59	1 2-40 41, 42	200	6 1-39	Omitted. Omitted.		1 pt. [29c]		40 (1)	Rep. an Sup. 192 c. 58, s. 4.

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1	52 (1),(b-e)		pt. 52(1) (h-e)			193 (1)			Sup. 1923
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1	53 (1), ( <i>j</i> )			Sup. 1926,		209			Rep. an
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0	53 (1), (k,l) 53 (1), (m-r)		53(1) (1-a)	Omitted.		211-229		210-237	c. 61, s. 14.
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30	7 8-20 27 28	ô		6 pt. 7-25 26 pt. 27 pt.			4 (2)		{	
2-6 258 1-5				28	Omitted.	7	1 2	16		Omitted.
51       {Rep. 1925, c. 15, s. 1.}       5			258	1-5	Omitted.		4 (1) 4 (2)			Omitted.
52       Image: square sq	51			{			5		45	Omitted, Not Procl.
53 1 2 295 2 (4)	52				Sup. 1927,		7 8		58 pt.	Omitted.
5	3			12 (2)		8	2 3	19		Omitted. Redr. Omitted.
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2 333 2 (3) Omitted.  56		• • • • •			Sup. 1926.	10	•••••			
56	2			2 (3)		11		29	(3 (18), (b), (i)	Omitted.
57 1	56			{		12	2	31		Omitted.
3 363 1 pt. Omitted. 13 1Omitted	2		363	1 pt.			3			Omitted. Omitted.

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17	1 2-4	39	1-3	Omitted.					c. 15. Rep. an
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18	6			Omitted.  Rep. and Sup. 1927,		2 3 4	71	11 (1)	Uncon. as Unrep.
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20	1 2-6 7	50	1-5 6 pt.	. Omitted.		5-9			Not procl. Rep. 193 c. 29, s. 48
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65			{	Rep. 1927, C. 70, s. 145, Sched. A.	76	1 2 3 4-7	49	1 2 3-6	Omitted. Redr.
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72	7 pt. [17e		. 23	Omitted.  Rep. and Sup. 1926, c. 62.	82	1 2 (1) 2 (2) 3	322	5 (1), (d) 5 (1), (g) 9 (2)	Omitted.

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84	5			c. 73, s. 130. Omitted. Uncon. and Unrep.	10	1 2 3 4 pt. [2a] 4 pt. [2b]	16	9 (1) pt. 9 (4) 9 (3) 9 (5)	Omitted.
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86	1 2 pt. [60- (1)] 2 pt. [60- (2, 3)]	353	65 (1) 65 (3, 4)	Omitted.	12	3		3(12), (b)	Omitted.
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21	1	477	(	c. 15. Omitted.	34			••••{	Uncon. and Unrep.
	2 3 4 5 6	47	1 (d) 17 5 6	Redr. Redr. Spent.	35	1 2 3	164	15 (4)	Omitted. Omitted.
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41	1 2 3 4 5 6 7 8		94 (2) pt. 11 (2, 3) 21 (g) 23 (1) (g) 88 (3) pt. 125 (2) pt.	Omitted.		3 4 5 6 7 8 9		11 pt. 14 18	Replg. Sec
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59	1 2 3 4 5 6 6 7 8			Rep. and Sup. 1926, c. 52, s. 2.		6 (1) 6 (2) 7 8 (1) 8 (2) 8 (3) 8 (3) 8 (4) 8 (5) 8 (6) 9 (1) 9 (2) 9 (3)		(a-e) pt. 6 (1) pt. 6 (3) pt. 7 pt. 9 (7) pt. 9 (10, 11) 9 (13) pt. 9 (16) 9 (17) pt. 12 (1) pt. 12 (3)	Replg. Sec.

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## Report of the Commissioners.

To His Honor William Donald Ross, Lieutenant-Governor of the Province of Ontario.

The Commissioners appointed to revise and consolidate the Public Statutes of Ontario, including those of the last Session of the Legislature, have the honour to report that they have completed such revision and consolidation, and they now submit herewith a printed Roll containing the same, and constituting "The Revised Statutes of Ontario, 1927," chaptered 1 to 364.

The Commissioners have included in the Roll an Appendix (A) containing certain Acts and parts of Acts which are contained in Volume III of the Revised Statutes, 1914, not repealed by the Revised Statutes of 1927, but in force in Ontario subject thereto, and an Appendix (B) containing certain Imperial Statutes and Statutes of the Dominion of Canada relating to the Constitution and Boundaries of Ontario.

In accordance with section 2 of Chapter 3 of the Acts of the last Session of the Legislature, the Commissioners have appended to the Roll a Schedule (Schedule A) showing the Acts and parts of Acts which are embodied in the Roll, or have been superseded by enactments included therein or which are inconsistent therewith, and showing in the third column of the Schedule the extent to which the Acts and parts of Acts are from the time of the coming into force of the Revised Statutes of 1927, to be repealed.

The Commissioners have also appended to the Roll a Schedule (Schedule B) showing the enactments contained in the Revised Statutes of 1914 and subsequent Public General Acts which have been repealed or superseded by subsequent legislation, and showing where the various Acts and parts of Acts which remain in force have been embodied in the present revision.

The Commissioners held their first meeting on the 5th day of November, 1924, and met at regular intervals as the work rendered it necessary from that time on. They have, at the request of the Government, heard many deputations on various branches of the municipal law and other subjects.

The Commissioners when requested so to do by members of the Government have also considered the views and suggestions made by persons and bodies more immediately interested in particular Acts.

In pursuance of the instructions contained in their Commission, the Commissioners have from time to time reported amendments to certain Acts and also Statutes which have been re-drafted, revised and consolidated and have been adopted and passed by the Legislature during the Sessions held during the years 1925, 1926 and 1927.

Every chapter of the Revised Statutes has been the subject of careful examination not only before but after its consideration and revision by the Commission. Every effort has been made to keep the Statutes within reasonable bounds in point of bulk with the result that the Revised Statutes of 1927 will not to any great extent, exceed in volume the Revised Statutes of 1914.

Toronto, 15th December, 1927.

W. E. MIDDLETON, Chairman;

H. T. Kelly,
WM. N. Ferguson,
R. SMITH,
J. G. WALLACE,
WILLIAM H. PRICE,
K. W. McKay,
ALLAN M. DYMOND,
Secretary,

E. BAYLY,
W. B. WILKINSON,
Secretary.

## **PROCLAMATION**

BRINGING THE

### REVISED STATUTES OF 1927 INTO FORCE



ONTARIO

[L.S.] W. D. ROSS.

#### CANADA.

#### PROVINCE OF ONTARIO.

GEORGE THE FIFTH, by the Grace of God of Great Britain, Ireland and the British Dominions beyond the Seas, KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come—Greeting:

WILLIAM H. PRICE, Attorney-General. WHEREAS in and by a certain Act of the Legislature of Our Province of Ontario passed in the Session thereof held in the Seventeenth year of Our Reign and intituled "An Act to provide for the Consolidation of the Statutes of Ontario," after reciting that certain Commissioners for the purpose of consolidating the Public Statutes of this Province have been appointed by the Lieutenant-Governor of Our said Province in Council, it was amongst other things in effect enacted.

THAT so soon as the Commissioners shall report, in writing, signed by a majority of them, and by the Chairman, the completion of the said consolidation, the Lieutenant-Governor may cause a printed Roll thereof, attested by his signature and countersigned by the Provincial Secretary, to be deposited in the office of the Clerk of the Assembly;

THAT there shall be appended to the said Roll a Schedule similar in form to schedule "A" appended to The Revised Statutes of 1914, showing the Acts and parts of Acts which are embodied in the said Roll and showing in the third column thereof the extent to which the Acts and parts of Acts in the said Schedule are from the time of the coming into force of the Revised Statutes contained in the said Roll to be repealed; and the Commissioners may include in the said Schedule all Acts and parts of Acts which, though not expressly repealed, were superseded by the Acts so consolidated, or are inconsistent therewith, and all parts of such Acts, which were for a temporary purpose the force of which is spent;

THAT the Commissioners in consolidating the said Statutes may make such alterations in their language as are requisite in order to preserve a uniform mode of expression, and may make such minor amendments as are necessary to bring out more clearly what they deem to be the intention of the Legislature, or to reconcile seemingly inconsistent enactments, or to correct clerical or typographical errors; the Commissioners may also direct that any of the enacting clauses in the said statutes may be printed in special type, and that any of the sections which in the Revised Statutes of 1914 are in special type may be printed among the enacting clauses; and

THAT Our said Lieutenant-Governor in Council after the deposit of the said Roll may by proclamation declare the day from and after which the same shall come into force and have effect as law by the designation of "The Revised Statutes of Ontario, 1927," and that on and from such day the same shall accordingly come into force and effect by the said designation to all intents as though the same were expressly embodied in and enacted by the said Act to come into force, and have effect on and from such day; and on and from the same day all the enactments in the several Acts and parts of Acts in the said Schedule mentioned shall so far as they relate to this Province stand and be repealed to the extent mentioned in the third column of the said Schedule save only as in the said Act provided;

AND WHEREAS Our said Lieutenant-Governor selected such Acts and parts of Acts passed during the said Session of the said Legislature of Our said Province, now last past, as he deemed it advisable to be included in the said revision and consolidation and the same have been incorporated therein;

AND WHEREAS as soon as the said Commissioners reported in writing signed by a majority of them, and by the Chairman, the completion of the said revision and consolidation and of the said Schedule, Our said Lieutenant-Governor caused a correct printed roll thereof attested under his signature and countersigned by the Provincial Secretary, with a correct copy of the said Schedule appended thereto, to be deposited in the office of the Clerk of the Assembly;

AND WHEREAS the provisions contained in the first three sections of the said Aet, have been duly carried into effect;

AND WHEREAS Our said Lieutenant-Governor, by and with the advice and consent of the Executive Council of Our said Province, has

declared the thirty-first day of December, 1927, as the day from and after which the said Revision and Consolidation as shown in the said Roll shall come into force and have effect as law by the designation of "The Revised Statutes of Ontario, 1927";

NOW KNOW YE, that by and with the advice of Our Executive Council of Our said Province of Ontario, WE DO, by this Our Royal Proclamation, DECLARE that from and after the thirty-first day of December, 1927, the said Roll, attested under the signature of Our said Lieutenant-Governor of Our Province of Ontario, countersigned by the Provincial Secretary, and deposited in the office of the Clerk of the Assembly of the said Province as aforesaid, shall come into force and have effect as law by the designation of "THE REVISED STATUTES OF ONTARIO, 1927."

OF ALL WHICH PREMISES all Our loving subjects of Our said Province and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made Patent and the GREAT SEAL of Our Province of Ontario to be hereunto affixed: WITNESS, The Honourable WILLIAM DONALD ROSS, Lieutenant-Governor of Our Province of Ontario, at Our Government House, in Our City of Toronto, in Our said Province, this twentieth day of December in the year of Our Lord one thousand nine hundred and twenty-seven, and in the eighteenth year of Our Reign.

By Command,

L. GOLDIE,

Provincial Secretary.

# Note as to Statute Revisions in the Provinces of Upper Canada, Canada and Ontario.

A very full note as to previous Statute Revisions is contained in the Revised Statutes of Ontario, 1914, Volume III. (exlii) and it is thought unnecessary to repeat this note in this place.

The Revised Statutes of Ontario, 1927, were prepared by a Commission appointed on the 30th day of October, 1924, composed of the Honourable William Edward Middleton, the Honourable Hugh Thomas Kelly, the Honourable William Nassau Ferguson, the Honourable Robert Smith, Judges of the Supreme Court of Ontario; His Honor, James Gamble Wallace, Judge of the County Court of the County of Oxford, the Honourable the Attorney-General for the Province of Ontario; Kenneth W. McKay, Esq., Editor, of the City of St. Thomas, Allan Malcolm Dymond, Esq., K.C.; Edward Bayly, Esq., K.C., and William Bruce Wilkinson, Esq., K.C.

The Commission on the 15th day of December, 1927, reported the completion of the Revision and Consolidation to His Honor the Lieutenant-Governor, and upon his approval being signified a proclamation was, on the 20th day of December, 1927, issued, declaring the Revised Statutes of Ontario, 1927, to be in force on and after the 31st day of December, 1927.

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